JOHN DOE, Plaintiff,

Vs.

THE UNIVERSITY OF NEBRASKA- LINCOLN;

TONI ANAYA,

In her individual capacity;

MEAGAN COUNLEY, In her individual and official capacities;

and

JANE ROE
Defendants.

Case No. 4:25-cv-03058-RFR-MDN

BRIEF IN SUPPORT OF MOTION TO DISMISS AMENDED COMPLAINT ON BEHALF OF DEFENDANT JANE ROE

COMES NOW Defendant, JANE ROE (hereinafter "Roe") by and through her Attorney of Record, Lynae Tucker Chellew, and submits this Brief in Support of her Motion to Dismiss pursuant to Fed. R. Civ. P. 12(b)(1) and 12(b)(6).

INTRODUCTION

This Motion arises out of the filing of the Plaintiff's Amended Complaint wherein Defendant Roe is the named Defendant in Count V, Defamation and Defamation Per Se, alone. Causes of Action I-IV which raise an issue of federal question are not lodged against Ms. Roe and are instead lodged at the other Defendants. Filing No. 18.

On or about October 23, 2023, Ms. Roe became the victim of "stealthing", a form of sexual assault wherein during a sexual encounter the other party removes the contraceptive barrier without the other person's consent. In October of 2023, both Ms. Roe and Mr. John Doe (hereinafter "Doe") were students at the University of Nebraska, Lincoln pursuing their academic and athletic passions as student athletes. During the Spring of 2023, Roe and Doe met and found they shared a physical and romantic interest in each other which progressed over portions of both the Spring 2023 and Fall 2023 semesters. Throughout this period, prior to the assault in October, Ms. Roe and Mr. Doe engaged in consensual sexual interactions. Until the assault giving rise to this

¹ Alexandra Brodsky, 'Rape-Adjacent': Imagining Legal Responses to Nonconsensual Condom Removal, 32 COLUM. J. OF GENDER & L. 183 (2017), https://papers.ssrn.com/abstract=2954726.

case, the parties used condoms unless otherwise explicitly consented to by Ms. Roe.

Mr. Doe continued to date Ms. Roe as well as other people well into the Fall semester of 2023. Despite this, on or about October 22, 2023, Roe and Doe attended a party together wherein both parties consumed alcohol to a level of intoxication. In the early hours of the morning, October 23, 2023, Mr. Doe accompanied Ms. Roe to her apartment. Ms. Roe and Mr. Doe engaged in consensual kissing and consensual physical touch excluding contact with Ms. Roe's vaginal area. Ms. Roe declined to engage in sexual intercourse with Mr. Doe, in part, due to active menstruation. Mr. Doe became increasingly persistent that he had come over for sexual intercourse and that he could convince Ms. Roe to engage in sexual intercourse with him. Mr. Doe's badgering, coercion, and emotional manipulation resulted in the parties engaging in sexual intercourse with the use of a condom. At some point, without Ms. Roe's consent, Mr. Doe removed the condom, the condition precedent to Ms. Roe's consent, and proceeded to penetrate Ms. Roe, vaginally.

Ms. Roe felt trapped in her own room where she was alone with the respondent and was unsure of where her roommates were. Further, she was acutely aware that she could not fight him since he was much

stronger. It was not until after intercourse ceased that Ms. Roe became fully aware of Mr. Doe's independent choice to "stealth" Ms. Roe. Ms. Roe emotionally responded to this violation of trust and vulnerability and ended the romantic relationship with Mr. Doe after the October 2023 assault—immediately ending all trust and romantic interest she had in him.

Following the assault, Ms. Roe changed her behavior to avoid seeing Mr. Doe in and around the athletics complex. In February of 2024, after Ms. Roe confided in her roommate about her assault, her roommate encouraged her to inquire into whether she could receive support from the University through the Title IX process. Ms. Roe disclosed the assault to the Assistant Director of Athletic Compliance who then referred Ms. Roe to the Title IX office at the University. Shortly thereafter, Ms. Roe filed a formal complaint with the University Title IX office. Ms. Roe's complaint was made approximately 120 days after the assault, well within the University reporting recommendations and in compliance with the Federal Title IX Regulations.² Despite being

² See Memorandum No. 38 from Ted Carter, President of the University of Nebraska, on Procedures for Sexual Misconduct Reports Against Students (Nov. 11, 2021) (on file with University of Nebraska),

https://equity.unl.edu/sites/unl.edu.chancellor.equity/files/media/file/Procedures%20fo r%20Sexual%20Misconduct%20Reports%20against%20Students.pdf. Stating:

on track to graduate in December 2024, Ms. Roe transferred to another school because of the assault and her inability to feel safe on the same campus as Mr. Doe knowing the Title IX matter would not be resolved prior to the beginning of the Fall 2024 semester. This transfer resulted in a delay in her graduation date until August 2025.

After Ms. Roe's formal Title IX Complaint, the parties attempted informal resolution on more than one occasion, with no success. Ms. Roe actively participated in the Title IX investigation through interviews and providing evidence to the investigator. She also truthfully testified at the Title IX hearing held on September 22, 2024. Mr. Doe declined to participate in the investigation but did participate in the final hearing. Following a hearing, Mr. Doe was found responsible for Sexual Harassment and Sexual Assault, specifically Rape, through the Title IX process and was expelled from the University as a sanction.

Mr. Doe appealed the University's decision alleging procedural irregularities, abuse of discretion, and clearly erroneous factual finding. Mr. Doe's appeal was unsuccessful. It was not until then that he proceeded to file the above captioned retaliatory lawsuit encompassing

[&]quot;Although the University does not limit the time frame for reporting sexual misconduct to promote timely and effective review, the University strongly

claims arising out of two very different buckets of facts and supporting evidence: (1) The facts of the sexual assault against Ms. Roe and her disclosure of those facts and (2) the University's procedural actions during the Title IX hearing occurring on September 22, 2024.

STANDARDS OF REVIEW

I. Supplemental Jurisdiction

"[J]urisdiction is power to declare the law,' and '[w]ithout jurisdiction the court cannot proceed at all in any cause." Ruhrgas AG v. Marathon Oil Co., 526 U.S. 574, 577, 119 S. Ct. 1563, 143 L. Ed. 2d 760 (1999) (second alteration in original) (quoting Steel Co. v. Citizens for a Better Env't, 523 U.S. 83, 94, 118 S. Ct. 1003, 140 L. Ed. 2d 210 (1998)). Federal courts have limited jurisdiction. See Great Lakes Gas Transmission Ltd. P'ship v. Essar Steel Minnesota LLC, 843 F.3d 325, 328 (8th Cir. 2016). "[A]ny claim that is not compulsory" is permissive. Fed. R. Civ. P. 13(b). A permissive counterclaim requires "a basis of jurisdiction independent from that supporting the main claim." Shelter Mut. Ins. Co. v. Pub. Water Supply Dist. No. 7 of Jefferson Cnty., 747 F.2d 1195, 1197 (8th Cir. 1984).

encourages individuals to report possible sexual misconduct within one hundred and eighty (180) calendar days of the last occurrence of the concerning conduct." *Id*.

A motion to dismiss under Rule 12(b)(1) "challenges whether the district court has subject matter jurisdiction to hear the matter." Johnson v. United States, 534 F.3d 958, 964 (8th Cir. 2008). "A court deciding a motion under Rule 12(b)(1) must distinguish between a 'facial attack' and a 'factual attack' on jurisdiction." Carlsen v. GameStop, Inc., 833 F.3d 903, 908 (8th Cir. 2016) (quoting Osborn v. United States, 918 F.2d 724, 729 n.6 (8th Cir. 1990)). "In a facial attack, 'a defendant asserts that the complaint fails to allege sufficient facts to support subject matter jurisdiction;" Davis v. Anthony, Inc., 886 F.3d 674, 679 (8th Cir. 2018) (quoting Kerns v. United States, 585 F.3d 187, 193 (4th Cir. 2009)). Further, "[p]leading jurisdiction requires only 'a short and plain statement of the grounds for the court's jurisdiction,' while pleading the merits requires not just 'a short and plain statement of the claim,' but one that 'show[s] that the pleader is entitled to relief." *Huizenga v.* Indep. Sch. Dist. No. 11, 44 F.4th 806, 811 (8th Cir. 2022) (comparing Fed. R. Civ. P. 8(a)(2) with Fed. R. Civ. P. 8(a)(1)). "In a facial attack, 'the court restricts itself to the face of the pleadings, and the non-moving party receives the same protections as it would defending against a motion brought under Rule 12(b)(6)" Carlsen, 833 F.3d at 908 (quoting Osborn, 918 F.2d at 729 n.6). To avoid dismissal under Rule 12(b)(6), "[a]

complaint must contain facts that, if 'accepted as true, . . . state a claim to relief that is plausible on its face." Liscomb v. Boyce, 954 F.3d 1151, 1153-54 (8th Cir. 2020) (quoting Ashcroft v. Iqbal, 556 U.S. 662, 678, 129 S. Ct. 1937, 173 L. Ed. 2d 868 (2009)). "Threadbare recitals of the elements of a cause of action, supported by mere conclusory statements," are not sufficient. Ashcroft v. Iqbal, 556 U.S. 662, 678, 129 S. Ct. 1937, 173 L. Ed. 2d 868 (2009). In applying this standard, the Court must assume the facts in the complaint to be true and take all reasonable inferences from those facts in the light most favorable to the plaintiff. Morton v. Becker, 793 F.2d 185, 187 (8th Cir. 1986); see Waters v. Madson, 921 F.3d 725, 734 (8th Cir. 2019). "However, [the Court] need not accept as true a plaintiff's conclusory allegations or legal conclusions drawn from the facts." Glick v. W. Power Sports, Inc., 944 F.3d 714, 717 (8th Cir. 2019).

The doctrine of supplemental jurisdiction is traditionally "a doctrine of discretion, not of plaintiff's right." *United Mine Workers v. Gibbs*, 383 U.S. 715, 726 (1966). As the party asserting subject-matter jurisdiction in federal court, Plaintiffs bear the burden of proving jurisdiction is proper. *See, e.g., Compart's Boar Store, Inc. v. United States*, 829 F.3d 600, 604 (8th Cir. 2016).

The Federal courts can exercise supplemental jurisdiction over state-law claims that "are so related to claims in the action" that they are "part of the same case or controversy" as the federal claims. 28 U.S.C. § 1367(a). In determining whether a claim arises out of the same case or controversy, the Court must determine whether the state law claim arises out of the "common nucleus of operative facts" as the substantive federal claims. Parker v. Scrap Metals Processors Inc., 468 F.3d 733, 743 (11th Cir. 2006) (citing Gibbs, 383 U.S. at 725). "Claims derive from a common nucleus of operative fact if they are 'such that a plaintiff would ordinarily be expected to try them all in one judicial proceeding." Benchmark Ins. Co. v. SUNZ Ins. Co., 36 F.4th 766, 771 (8th Cir. 2022) (quoting Gibbs, 383 U.S. at 725). "In exercising its discretion, the district court should consider factors such as judicial economy, convenience, fairness, and comity." Brown v. Mortgage Electronic Registration Systems, Inc., 738 F.3d 926, 933 (8th Cir. 2013). "Courts also look at whether there is a 'discernable overlap' between the operative facts underlying the federal and state claims." Manderson v. Fairview Health Servs., No. 21-1797 (JRT/TNL), 2022 U.S. Dist. LEXIS 117447, at *23 (D. Minn. July 5, 2022) (citing Hunt v. Up N. Plastics, Inc., 980 F. Supp. 1042, 1044 (D. Minn. 1997)). Whether the Federal court possess

supplemental jurisdiction is fact-based and, on a case-by-case basis. See Achtman v. Kirby, McInerney & Squire, LLP, 464 F.3d 328, 335 (2d Cir. 2006). "[If] a federal court concludes that it lacks subject-matter jurisdiction, the court must dismiss the complaint in its entirety."

Arbaugh v. Y&H Corp., 546 U.S. 500, 514, 126 S. Ct. 1235, 163 L. Ed. 2d 1097 (2006). "If the court has no jurisdiction, it has no power to enter a judgment on the merits and must dismiss the action." Haywood v.

Drown, 556 U.S. 729, 769, 129 S. Ct. 2108, 173 L. Ed. 2d 920 (2009)

(Thomas, J., dissenting) (quoting 10A C. Wright, A. Miller, & M. Kane, Federal Practice and Procedure § 2713, p. 239 (3d ed. 1998)."

II. Failure to State a Claim

"Federal Rule of Civil Procedure 8 requires that a complaint present 'a short and plain statement of the claim showing that the pleader is entitled to relief." Braden v. Wal-Mart Stores, Inc., 588 F.3d 585, 594 (8th Cir. 2009). "In order to meet this standard and survive a motion to dismiss under Rule 12(b)(6), 'a complaint must contain sufficient factual matter, accepted as true, to "state a claim to relief that is plausible on its face."" Id. (citing Ashcroft v. Iqbal, 129 S. Ct. 1937, 1949 (2009) (quoting Bell Atl. Corp. v. Twombly, 127 S. Ct. 1955 (2007))). "The plausibility standard requires a plaintiff to show at the pleading

stage that success on the merits is more than a 'sheer possibility." Id. "A complaint states a plausible claim for relief if its 'factual content...allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged." Id. (quoting Igbal, 129 S. Ct. at 1949). "[T]he court must take the plaintiff's factual allegations as true." Id. "This tenet does not apply, however, to legal conclusions or 'formulaic recitation of the elements of a cause of action;' such allegations may properly be set aside." Id. "In addition, some factual allegations may be so indeterminate that they require 'further factual enhancement' in order to state a claim." *Id.* "Ultimately, evaluation of a complaint upon a motion to dismiss is 'a context-specific task that requires the reviewing court to draw on its judicial experience and common sense." Id. (quoting Igbal, 129 S. Ct. at 1950).

ARGUMENT

Plaintiff's attempts to shoehorn a state law claim for Defamation into this federal suit are unsuccessful for lack of supplemental subjectmatter jurisdiction over Defendant Roe, as well as for failure to state a claim. For that reason, the Court, in its discretion, should find for Roe, and dismiss the Complaint against her in its entirety.

Lack of Jurisdiction

In determining whether to exercise supplemental jurisdiction over a state law claim, the federal court must first determine whether the movant is making a "facial" or "factual" attack of the alleged jurisdictional authority. In this matter, Ms. Roe brings a facial attack due to Plaintiff's failure to connect any federal law claim to the same factual basis out of which the state law claim arises as well as Plaintiff's failure to allege facts which may lead to a plausible outcome in the Plaintiff's favor.

Next, the federal court then must consider if the federal and state claims are closely enough connected to be "arising out of the common nucleus of operative fact." United Mine Workers v. Gibbs, 383 U.S. 715, 722, 86 S. Ct. 1130, 1137-38, 16 L. Ed. 2d 218 (1966). Plaintiff's case or controversy, for the purposes of this analysis, appears to be clear and cleanly differentiated between the facts giving rise to the federal claims and those giving rise to the state claim.

Plaintiff's federal causes of action and the allegations the Plaintiff relies on to support each claim are summarized as follows:

COUNT I: Violation of Title IX. Plaintiff alleges, "Nebraska discriminated against Mr. Doe on the basis of sex by granting

preferential treatment to his female accuser throughout the investigation and adjudication of her claim and manifesting prejudice against Mr. Doe as a male throughout the same." Filing No. 1 at ¶ 105. "Nebraska's decision to discipline Mr. Doe and issue sanctions against him was motivated and caused by its bias against him on the basis of his male sex." Filing No. 1 at ¶ 108.

Fourteenth Amendment to the United States Constitution.

Plaintiff alleges, "Mr. Doe had a property interest in his contractual relationship with Nebraska as a tuition paying student in good standing. As Mr. Doe did not commit a policy violation, he had a legitimate expectation in his continued education concurrent with his educational benefits." Filing No. 1 at ¶ 116. "Mr. Doe had a liberty interest in his reputation and status as student in good standing... Defendants erroneously stigmatized Mr. Doe as a student who committed a sexual misconduct violation and effected a change in his legal status by removing him from good standing with the University." Filing No. 1 at ¶ 117. "Defendants, by their unlawful actions, altered Mr. Doe's legal status as student in good standing by issuing an expulsion." Filing No. 1 at ¶ 118. "Defendants harmed Mr. Doe's liberty interest in his reputation

by their erroneous determination that he committed sexual harassment and sexual misconduct, which impairs his education prospects and will forever harm him when he applies to jobs that require background checks or character and fitness evaluations." Filing No. 1 at ¶ 119. "Defendants Counley and Anaya, acting on behalf of Nebraska, deprived Mr. Doe of his due process rights, including the right to an impartial decisionmaker." Filing No. 1 at ¶ 120).

COUNT III: Violation of the Equal Protection Clause of the Fourteenth Amendment to the United States Constitution. Plaintiff alleges, "[t]hroughout the Title IX process at Nebraska, Mr. Doe was treated differently than Roe on the basis of sex." Filing No. 1 at ¶ 129.

COUNT IV: Violation of the Equal Protection Clause of the Fourteenth Amendment to the United States Constitution. Plaintiff alleges, "[t]hroughout the Title IX process at Nebraska, Mr. Laing was treated differently than Roe on the basis of sex." Filing No. 1 at ¶ 137).

After review of the allegations plead regarding the federal causes of action, the underlying controversary relating to Claims I through IV, are whether Mr. Doe was discriminated against on the basis of sex and

whether Mr. Doe was deprived of his constitutional rights through the procedural steps of the Title IX process.

Regarding Plaintiff's only state claim and only claim against Ms. Roe, COUNT IV Defamation and Defamation Per Se, the Plaintiff alleges, in relevant part, "[i]n communications with the Title IX Office, Defendant Roe purposely caused to be published false and defamatory statements, both directly and by implication, about Mr. Doe with the intent on harming Mr. Doe." Filing No. 1 at ¶ 144. "Specifically, Ms. Roe falsely alleged to the investigator and Title IX hearing panel that Mr. Doe had sexually assaulted or raped her and forced her to engage in sexual intercourse without her consent." Filing No. 1 at ¶ 145. "Ms. Roe knew these statements were false when she made them." Filing No. 1 at \P 146. "Defendant Roe, as alleged herein, made her statements with the design and intent of falsely painting Mr. Doe as a sexual predator. Defendant did so in a context that would cause reasonable listeners and readers to infer her intended defamatory meaning." Filing No. 1 at ¶ 147. "Defendant Roe's statements were defamatory per se because they falsely accused Mr. Doe of sexual harassment and misconduct, which at a minimum, prejudices Mr. Doe in his pursuit of his chosen profession or trade." Filing No. 1 at ¶ 149. "Defendant Roe published the lies to the

University, specifically the investigator and Title IX hearing panel." Filing No. 1 at ¶ 150. It is clear that the underlying controversary relating to the state law claim, defamation, is whether Ms. Roe's

statements regarding the sexual assault by Mr. Doe is false.³

The allegations contained in the state law claim are not closely related to the case or controversy plead as the basis for the Plaintiff's federal causes of action. See Riazi v. Ally Fin., Inc., No. 4:17CV1705JCH, 2017 U.S. Dist. LEXIS 157011 (E.D. Mo. Sep. 26, 2017) (holding that supplemental jurisdiction does not apply wherein the proof needed to establish the federal claim is different from the proof needed to establish the state claim).

In the ordinary case, a defamation claim has four elements: (1) a false and defamatory statement concerning the plaintiff, (2) an unprivileged publication to a third party, (3) fault amounting to at least negligence on the part of the publisher, and (4) either actionability of the statement irrespective of special harm or the existence of special harm caused by the publication.

Steinhausen v. Homeservices of Neb., Inc., 289 Neb. 927, 939-40 857 N.W.2d 816 (2015). The evidence required to prove the aforementioned

³ Neb. Rev. Stat. § 25-840 (Reissue 2008) provides that in actions for libel or slander: "The truth in itself and alone shall be a complete defense unless it shall be proved by the plaintiff that the publication was made with actual malice. Actual malice shall not be inferred or presumed from publication." The Nebraska Supreme Court has

elements is limited to Ms. Roe's statements, the truth of those statements, and to whom those statements were made. In contrast, for the Plaintiff to prevail on his gender-discrimination based claims, he "'must show either direct evidence of discrimination or evidence that is sufficient to create an inference of discrimination under the McDonnell Douglas burden shifting framework." Fatemi v. White, 775 F.3d 1022, 1040 (8th Cir. 2015) (quoting Butler v. Crittenden Cnty., 708 F.3d 1044, 1050 (8th Cir. 2013)). "Direct evidence is 'evidence showing a specific link between the alleged discriminatory animus and the challenged decision, sufficient to support a finding by a reasonable fact finder that an illegitimate criterion actually motivated the adverse . . . action." Holmes v. Trinity Health, 729 F.3d 817, 821 (8th Cir. 2013). The evidence in this case regarding gender discrimination claims would be limited to that of the other Defendants' actions and motives. Ms. Roe's alleged statements are wholly irrelevant to whether the other defendants discriminated against Mr. Doe and therefore does not rise to the level that the claims would be expected to be tried together by either the Courts or the parties.

defined "actual malice" in this context as "hate, spite, or ill will." Turner v. Welliver, 226 Neb. 275, 411 N.W.2d 298, 309 (1987).

As it relates to Mr. Doe's claim for due process violations in Title IX, to allege such a claim, a plaintiff "must plead: '(1) facts sufficient to cast doubt as to the accuracy of the outcome of the disciplinary proceeding; and (2) a causal connection between the flawed outcome and gender bias." Doe v. Univ. of St. Thomas, 240 F. Supp. 3d 984, 990 n.1 (D. Minn. 2017) (quoting Sahm v. Miami Univ., 110 F. Supp. 3d 774, 777-78 (S.D. Ohio 2015)). The "core of the concept [of substantive due process is protection against arbitrary action by the government. Putnam v. Keller, 332 F.3d 541, 547 (8th Cir. 2003) (quoting Cnty of Sacramento v. Lewis, 523 U.S. 833, 845 (1998)). "While due process protection in the substantive sense limits what the government may do in both its legislative, and its executive capacities, criteria to identify what is fatally arbitrary differ depending on whether it is legislation or a specific act of a governmental officer that is at issue." Lewis, 523 U.S.at 846 (internal citations omitted). "In other words, to establish a substantive due process claim, [Plaintiff] has to show that the [UNL] officials' arbitrary action 'shocks the conscience." Doe v. Univ. of Neb., 451 F. Supp. 3d 1062 (D. Neb. 2020) (Internal citations omitted). The evidence in this case regarding Plaintiff's constitutional claims would also be limited to that of the other Defendants' actions and motives and

Ms. Roe's alleged statements are wholly irrelevant to whether the other defendants violated any constitutional right of Mr. Doe and therefore does not rise to the level that the claims would be expected to be tried together by either the Courts or the parties.

For the above reasons, Defendant Roe respectfully requests the Court find the state-law allegations against her are not closely connected to the federal claims and therefore should be dismissed for lack of subject matter jurisdiction.

II. Failure to State a Claim

As discussed above,

[i]n the ordinary case, a defamation claim has four elements: (1) a false and defamatory statement concerning the plaintiff, (2) an unprivileged publication to a third party, (3) fault amounting to at least negligence on the part of the publisher, and (4) either actionability of the statement irrespective of special harm or the existence of special harm caused by the publication.

Steinhausen v. Homeservices of Neb., Inc., 289 Neb. 927, 857 N.W. 2d 816 (2015). Even when the facts alleged by Mr. Doe are taken in the light most favorable to him, his Complaint fails to allege the necessary facts to show plausible success on his claim due to Ms. Roe's statements and publication being covered by privilege. Without plausible success on all elements, Plaintiff's claim must be dismissed for failure to state a claim.

For that reason, Defendant Roe turns to the second element of Defamation.

A. An unprivileged publication to a third party

"The term 'unprivileged' refers to the alleged defamer's inability to demonstrate that he was in some way "privileged" to make the defamatory communication." See Joseph v. Connor 74 V.I. 101, 111 (Super. Ct. 2021). See also Restatement (Second) of Torts §§ 557, 558(b), 568(1), (2), 583-592A, 593-598, 599-605A. "The types of privilege defenses available fall into two categories, 'absolute privileges,' and 'conditional privileges." Joseph, 74 V.I. at 111. "Privilege, however, can be abused in such a way as to subject to privileged defamer to liability despite his privilege."4 Id. "A conditional privilege against liability for defamation arises in settings where society has an interest in promoting free, but not absolutely unfettered, speech. See, e.g., Onat v. Penobscot Bay Medical Center, 574 A.2d 872, 874 (Me. 1990) (hospital peer review); Gautschi v. Maisel, 565 A.2d 1009, 1011 (Me. 1989) (tenure review). See generally Restatement § 566, comment b. See also Lester v. Powers, 596 A.2d 65

^{4 &}quot;If the publication is made for the purpose of protecting the interest in question, the fact that the publication is inspired in part by resentment or indignation at the supposed misconduct of the person defamed does not constitute an abuse of the privilege." See Heidi Nelson v. Lake Elmo Bank, 75 F.4th 932, 943 (8th Cir. 2023).

(Me. 1991). "A communication is privileged if made bona fide by one who has an interest in the subject matter to one who also has an interest in it or stands in such relation that it is a reasonable duty, or is proper, for the writer to give the information." Kloch v. Ratcliffe, 221 Neb. 241, 375 N.W.2d 916 (1985); Dangberg v. Sears, Roebuck & Co., 198 Neb. 234, 252 N.W.2d 168 (1977); Hall v. Rice, 117 Neb. 813, 223 N.W. 4 (1929) (citing Wise v. Brotherhood of Locomotive F. and E., 252 F. 961 (8th Cir. 1918)).

Ms. Roe's statements regarding her having been sexually assaulted and made, both, in the process of pursuing the benefit of Title IX, made to the proper individuals are protected by both absolute and conditional privilege.

i. Absolute

"The doctrine of absolute privilege bars claims for libel or slander involving statements made in judicial proceedings as well as in quasijudicial proceedings where the matter has some relation to the proceeding." Brooks v. Pauli, No. A-17-716, 2018 Neb. App. LEXIS 174 (Ct. App. June 19, 2018) (citing McKinney v. Okoye, 282 Neb. 880, 806 N.W.2d 571 (2011)); See Beckenhauer v. Predoehl, 215 Neb. 347, 349, 338 N.W.2d 618, 620 (1983) ("[i]t is a well-established rule that libelous matter in a pleading which is relevant to, or has some reasonable

relation to, the judicial proceeding in which it is filed is absolutely privileged"). Title IX is a quasi-judicial proceeding and is thus covered by the umbrella of absolute privilege.

Filed: 06/09/25

In determining whether a proceeding is quasi-judicial, the Court must take into consideration "whether the proceeding has 'all of the trappings of an adjudicatory tribunal,' is 'designed to adjust the rights or liabilities of the parties before it,' and features an 'impartial decisionmaker" (footnotes omitted)). Van der Stelt v. Georgetown Univ., Civil Action No. 23 - 2212 (LLA), 2025 U.S. Dist. LEXIS 61009 (D.D.C. Mar. 31, 2025) (quoting Park v. Brahmbhatt, 234 A.3d 1212, 1215 (D.C. 2020)). Judicial privilege should be applied when "the statements were made in contemplation of litigation to the very individuals who would have an interest in the outcome of such litigation." *Id*.

The Title IX Regulations published by the Department of Education specifically lay out rules which are to be followed which run adjacent to the underpinnings of the judicial system including: notice requirements⁵, evidence⁶, hearing procedures⁷, impartiality⁸, privilege⁹,

⁵ See 34 C.F.R. § 106.45(b)(2).

⁶ See C.F.R. § 106.45(b)(5)(vi) (stating that evidence subject to inspection and review must include inculpatory and exculpatory evidence whether obtained from a party or from another source). 34 C.F.R. § 106.45(b)(vi) requires review and inspection of evidence "directly related to the allegations." That universe of evidence is not

innocent until proven otherwise¹⁰, and the opportunity to appeal adverse findings. 11 Similar to the facts in *Doe v. Univ. of Ark.-Fayetteville*, No. 5:18-CV-05182, 2019 U.S. Dist. LEXIS 57889 (W.D. Ark. Apr. 3, 2019), where the Court found that the Title IX proceeding was quasi-judicial, the proceedings in this matter included hearing panel members in a position where an adverse decision on their part may result in a lawsuit for damages by disappointed students, such as the instant claim. Further, "Title IX regulations and the due process clause of the Fourteenth Amendment work in conjunction to ensure that hearing panel members and university officials act constitutionally in adjudicating sexual assault claims." Id. For these reasons, Title IX is a quasi-judicial proceeding affording Ms. Roe absolute privilege therefore

element two of Defamation cannot be met in this matter.

screened for relevance, but rather is measured by whether it is "directly related to the allegations." However, the investigative report must summarize "relevant" evidence, and thus at that point the rape shield protections would apply to preclude inclusion of the investigative report of irrelevant evidence.

⁷ See C.F.R. § 106.45(b)(6).

⁸ C.F.R. § 106.45(b)(1) requires recipients to adopt a grievance process that requires Title IX Coordinators, investigators, decision-makers, and persons who facilitate informal resolutions to be free from conflicts of interest and bias and trained to serve impartially without prejudging the facts at issue.

⁹ C.F.R. § 106.45(b)(1) protects any legally recognized privilege from being pierced during a grievance process.

¹⁰ CFR Part 106.45(b)(1) requires recipients to adopt a grievance process that presumes the non-responsibility of respondents until conclusion of the grievance

¹¹ See CFR Part 106.45(b)(8).

ii. Conditional

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Relevant here, the Restatement (Second) of Torts § 594 states: "[a]n occasion makes a publication conditionally privileged if the circumstances induce a correct or reasonable belief that (a) there is information that affects a sufficiently important interest of the publisher, and (b) the recipient's knowledge of the defamatory matter will be of service in the lawful protection of the interest."

In Nelson v. Lake Elmo Bank, the Court held that the circumstances there induced "a reasonable belief that the incident with Nelson affected a sufficiently important interest to Alvarado—her job. Alvarado reasonably believed that her family's knowledge of Nelson's conduct would help her decide whether to report the incident to her employer—helping to protect her job. . . . Alvarado's statements to her family and boyfriend were found to be conditionally privileged." 75 F.4th 932 (8th Cir. 2023) (internal citations omitted). Similarly, in this case, Ms. Roe had a sufficiently important interest in her education and disclosure of the allegations against Mr. Doe were done so through a confidential, governmentally created process intended to prevent sexual harassment. A reasonable inference can be made that the disclosure by Ms. Roe was made, at least in part, with the intent of availing herself of

Defamation.

the intended benefit of the Title IX process. For those reasons, Ms. Roe's statements were conditionally privileged and Mr. Doe is unable to plausibly meet the standard required for the second element of

B. Plaintiff is a Limited-Purpose Public Figure and failed to factually establish "actual malice"

Although Nebraska has very limited caselaw on this issue, the state and federal Courts across the country have opined on similar issues for nearly 50 years. "The First Amendment prohibits public officials or public figures from recovering damages for defamatory falsehoods concerning issues of public interest and concern unless they prove 'that the statement was made with 'actual malice' -- that is, with knowledge that it was false or with reckless disregard of whether it was false or not." Nelson Auto Ctr., Inc. v. Multimedia Holdings Corp., 951 F.3d 952 (8th Cir. 2020)(citing New York Times Co. v. Sullivan, 376 U.S. 254, 279-80, 84 S. Ct. 710, 11 L. Ed. 2d 686 (1964); see Curtis Publ'g Co. v. Butts, 388 U.S. 130, 164, 87 S. Ct. 1975, 18 L. Ed. 2d 1094 (1967) (Warren, C.J., concurring) (extending the rule in New York Times to public figures, that is, persons "intimately involved in the resolution of important public questions or, by reason of their fame, shape events in areas of concern to

"Individuals who do not seek publicity or consent to it, but through their own conduct or otherwise become a subject of public interest, may become limited public figures. Those who commit crime or are accused of it may wish to avoid publicity, but are nevertheless persons of public interest, concerning whom the public is entitled to be informed."

Restatement (Second) of Torts § 652D, comment f (1976). Athletes have been found to be public figures by the Courts on multipleoccasions. 12 For example, a professional football player was classified as a limited purpose public figure because of the

¹² See Curtis Publ'g Co. v. Butts, 388 U.S. 130, 154-55, 87 S. Ct. 1975, 18 L. Ed. 2d 1094 (1967) (holding a college football coach was a public figure for libel purposes); Chuy v. Philadelphia Eagles Football Club, 595 F.2d 1265, 1280 (3d Cir. 1979) ("Professional athletes, at least as to their playing careers, generally assume a position of public prominence. Their contractual disputes . . . command the attention of sports fans."); Time, Inc. v. Johnston, 448 F.2d 378, 380 (4th Cir. 1971) (including "athletes" in the category of public figures who are "involved in issues in which the public has a justified and important interest"); Cepeda v. Cowles Mag. & Broad., Inc., 392 F.2d 417, 419-20 (9th Cir. 1968) (considering a professional baseball player as a public figure). Miljas v. Greg Cohen Promotions, LLC, 536 F. Supp. 3d 409 (S.D. Iowa 2021).

inevitable publicity that accompanies such a position.¹³ Plaintiff in this matter is no different. John Doe is a Team USA and NCAA Men's gymnast with successes including ranking 3rd in Pommel and Vault and 2nd in Bars during his team competition on April 26, 2025. He has also been successful as a 4th place finisher at the 2024 NCAA Team Men's Gymnastics Championships¹⁴ and at the time of the allegations had recently placed 2nd place at the 2022 OOFOS U.S. Gymnastics Championships in Tampa, Florida. John Doe currently does, and did at the time of the allegations, receive income from his name, image, and likeness.¹⁵

The Courts have recognized that "Gertz establishes a two-pronged analysis to determine if a plaintiff is a [limited-purpose] public figure." Clark v. ABC, Inc., 684 F.2d 1208, 1218 (6th Cir. 1982) (citing Gertz, 418

¹³ See Chuy v. Philadelphia Eagles Football Club, 595 F.2d 1265 (3d Cir. 1979) (holding where a person has, however, chosen to engage in a profession which draws him regularly into regional and national view and leads to "fame and notoriety in the community," even if he has no ideological thesis to promulgate, he invites public discussion).

See attached public records available through the University of Nebraska Lincoln Athletic Department. The records are redacted to remove John Doe's legal name from the documents. ¹⁵ The court may, in undertaking a 12(b)(6) analysis, take judicial notice of "matters of public record, orders, items appearing in the record of the case, and exhibits attached to the complaint." Golf Vill. North, LLC v. City of Powell, 14 F.4th 611, 617 (6th Cir. 2021) (quoting Meyers v. Cincinnati Bd. of Educ., 983 F.3d 873, 880 (6th Cir. 2020)). See also Passa v. City of Columbus 123 F. App'x 694, 697 (6th Cir. 2005) (holding Courts may consider public records for the truth of the statements contained within them only when the "contents prove facts whose accuracy cannot reasonably be questioned.).

U.S. at 345, 352). "First, a 'public controversy' must exist." Id. "Second, the nature and extent of the individual's involvement in the controversy must be ascertained[,]" id., so that the court can determine whether the plaintiff voluntarily injected itself into the particular public controversy giving rise to the alleged defamation, Gertz, 418 U.S. at 345, 351. "A 'public controversy' is 'a real dispute, the outcome of which affects the general public or some segment of it in an appreciable way." Thomas M. Cooley Law Sch. v. Kurzon Strauss, LLP, 759 F.3d 522 (6th Cir. 2014) (citing Waldbaum v. Fairchild Pub., Inc., 627 F.2d 1287, 1296, 201 U.S. App. D.C. 301 (D.C. Cir. 1980). "In the second stage, we determine the nature and extent of a plaintiff's participation in a public controversy by considering three factors: 'first, the extent to which participation in the controversy is voluntary; second, the extent to which there is access to channels of effective communication in order to counteract false statements; and third, the prominence of the role played in the public controversy." Gertz, 418 U.S. at 344-45. See also Wolston v. Reader's Digest Assoc., Inc., 443 U.S. 157, 165-68, 99 S. Ct. 2701, 61 L. Ed. 2d 450 (1979)).

i. Public Controversy

"The First Amendment prohibits public officials or public figures from recovering damages for defamatory falsehoods concerning issues of public interest and concern unless they prove that the statement was made with 'actual malice' — that is, with knowledge that it was false or with reckless disregard of whether it was false or not." Nelson Auto Ctr., Inc. v. Multimedia Holdings Corp., 951 F.3d 952, 956 (8th Cir. 2020) (cleaned up) (quoting New York Times Co. v. Sullivan, 376 U.S. 254, 279-80, 84 S. Ct. 710, 11 L. Ed. 2d 686 (1964)). 16

Here, sexual assault on college campuses is a matter of public interest. The Supreme Court has stated that "speech addresses matters of public concern 'when it can be fairly considered as relating to any matter of political, social, or other concern to the community' or when the subject is 'of general interest and of value and concern to the public." Fredin v. Middlecamp, 500 F. Supp. 3d 752 (D. Minn. 2020) (Internal citations omitted). The content of the speech in Fredin v. Middlecamp addressed harassment and rape, and more specifically, the subject of women coming forward to share their experiences in this regard. Id. The

¹⁶ See also Moreno v. Crookston Times Printing Co., 610 N.W.2d 321, 329 (Minn. 2000) (defining "actual malice" and noting that "it is important to distinguish between 'actual malice' and 'common law malice"').

Medlin court held that the overall subject of the alleged defamatory statement, sexual harassment and rape, "is a topic of public interest to society at large, rather than simply a matter of private concern." 500 F. Supp. 3d 752 (D. Minn. 2020).

ii. Plaintiff's Participation

The Court must determine the "nature and extent of a plaintiff's participation in a public controversy." See *Thomas M. Cooley Law Sch. v.* Kurzon Strauss, LLP, 759 F.3d 522 (6th Cir. 2014). By Plaintiff's own statements, Plaintiff and Roe attended a party wherein Roe consumed alcohol¹⁷, Roe testified that she had been drinking excessively¹⁸, Plaintiff engaged in sexual intercourse with Roe¹⁹, during which he removed the condom²⁰. His choice to engage in sexual intercourse with an intoxicated woman without the use of a condom plainly meets the requirement to show that he injected himself into the controversy at the crux of the alleged defamation and played a role in that controversy.

iii. Actual Malice

If a plaintiff is determined to be a public official, public figure, or limited-purpose public figure, then the plaintiff has the burden of

¹⁷ Filing No. 18 at ¶ 39.

¹⁸ Filing No. 18 at ¶ 70.

¹⁹ Filing No. 18 at ¶ 44.

establishing by clear and convincing evidence that the defamatory statement was made with "'actual malice" -- that is, with knowledge that it was false or with reckless disregard of whether it was false or not." N.Y. Times Co. v. Sullivan, 376 U.S. 254, 280 (1964). "Actual malice 'may be alleged generally,' but 'to make out a plausible malice claim, a plaintiff must still lay out enough facts from which malice might reasonably be inferred." Id. at 958 (citing Fed. R. Civ. P. 9(b) (first quote); Schatz v. Republican State Leadership Comm., 669 F.3d 50, 58 (1st Cir. 2012) (second quote)). Therefore, a complaint "must allege 'enough fact[s] to raise a reasonable expectation that discovery will reveal evidence" that a statement was published knowing it was false or reckless disregard for whether it was false. Id. Miljas v. Greg Cohen Promotions, LLC, 536 F. Supp. 3d 409 (S.D. Iowa 2021). Plaintiff fails to

For the above reasons, Defendant Roe respectfully requests the Court find Plaintiff failed to state a claim and therefore should be dismissed.

meet the pleading requirements for a plausible finding of actual malice.

²⁰ Filing No. 18 at ¶ 44.

CONCLUSION

For all of the above reasons, Defendant Roe respectfully requests the Court dismiss Plaintiffs Amended Complaint against Roe in its entirety, because the Court lacks subject matter jurisdiction, and because Plaintiff's Amended Complaint failed to state a claim.

Respectfully Submitted,

JANE ROE, DEFENDANT

By: s/Lynae Tucker-Chellew_ LYNAE TUCKER-CHELLEW #27521 Attorney for Defendant Dornan, Howard, Breitkreutz, Dahlquist & Klein PC LLO 1403 Farnam Street, Suite 232 Omaha, Nebraska 68102 (402) 884-7044 (phone) (402) 884-7045 (fax) Lynae@dltlawyers.com

CERTIFICATE OF SERVICE

I hereby certify that on June 9, 2025 I electronically filed the foregoing document with the Clerk of the District Court using the CM/ECF system which automatically sent notification of such filing all attorneys of record. Parties served by the CM/ECF system are as follows:

JOHN DOE (Plaintiff)

Attorney for Plaintiff Benjamin North, Virginia Bar No. 97439 BINNALL LAW GROUP, PLLC 717 King Street, Suite 200 Alexandria, Virginia 22314 Telephone: (703) 888-1943 Fax: (703) 888-1930 ben@binnall.com

s/Lynae Tucker-Chellew

Lynae Tucker-Chellew #27521 Attorney for Defendant, Jane Roe

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	olas Irving	196	3.9	7.9	7.8				-0.2	11.550	4	Cooper Wood	168	3.4	8.1	8.0				-0.3	11.1
FloorSo	er Brown	194	3.4	7.2	7.4					10.700						_	\Box				
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and the second	Pokigo	200	3.6	6.6	6.2					10.000	4		166	3.4	8.8	8.6					12.
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	Gaorga	195	3.8	7.0	7.2					10.900	2		161	2.6	8.0	7.9	10				10.
	n Bolshakov	193	2.3	7.6	7.7				-0.3	9.650	3		164	2.7	7.6	7.3					10.
	olas Irving	196	3.1	7.9	8.0					11.050	4	Aiden Whitehead	167	3.6	8.6	8.9					12.
5 Chris	tian Kuzdra	198	3.1	8.2	7.9					11.150											
Rings S	core:	42.75	0	Ru	nnin	g Sco	re:	13	2.95	0	Ri	ngs Score:	42.15	0	Ru	nning	g Sco	ге:	13	2.35	0
1 Noah	Pokigo	200	2.8	9.2	9.1		1			11.950	1 1	Ethan Emry	161	2.4	8.6	8.5					10.
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Teams: Home Indy-Hio Hyenas										· V	isitor lowa	GymACT												
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L	2		_	210	4.0	8.8	8.8	-	_		-	12.800	3		189	4.4	7.8	8.3	_	_	_	_	12.300	
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	1 1	David Wa	llace	223	3.5	7.6	7.5				-	11.050	1	Nolan Levy	184	3.4	7.7	7.7				7 3	11.100	
R ,	2	-		208	3.4	8.3	8.5					11.800	2		188	3.2	9.2	9.0					12.300	
l,	3	Cam Timb	erlake	222	3.8	8.7	8.4				-0.3	12.050	3	Aidan Murray	187	3.9	7.8	7.8					11.700	
G	4	Drew Milc	hell	213	3.3	6.5	6.9					10.000	4	Raif Schaffner	191	4.3	8.5	8.5					12.800	
s	5	Duncan B	eckel	209	4.6	8.6	8.2					13.000	5	Harrison Brand	1 179	3.9	8.4	8.6					12.400	
ľ																					-			
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v	1	Cam Timb	erlake	222	4.4	9.4	9.3					13.750	1	Ernesto Lopez-	Magalla 185	3.8	9.0	9.1	- 1				12.850	
1	2	Blake Rich	nardson	215	3.6	9.0	9.1					12.650	2	Parker Mueller	186	3.6	9.2	9.1					12.750	
U	3	William Sa	uer	217	4.4	9.0	8.9				-0.1	13.250	3	Jake Porrey	188	3.6	9.3	9.2					12.850	
ľ	4	David Wa	llace	223	4.0	8.2	8.3					12.250	4	Raif Schaffner	r 191	4.4	8.8	8.9					13.250	
7	5	Max Ford		211	4.4	9.0	9.2					13.500	5	Max Racutt	189	4.2	9.6	9.6					13.800	
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R	4			218	3.5	8.8	8.8	-	_		-	12.300	4			3.0	8.5	_	-	_	_	_	11.450	
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		Aaron Bay	er	208	3.8	7.6	7.5	_	_	_		11.350	3		183	3.3	9.0	9.1	-		_		12.350	
В	4			210	3.6	9.1	9.3	_				12.800	4			3.4	8.4	8.8					12.000	
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1											î													
	Н.	BarScor	e:	49.15	0	Ru	nnin	g Sco	re:	29	5.80	0	Н.	Bar Score:	47.95	50	Ru	nning	Sco	re:	29	0.45	0	
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ľ	_	13.500	13.75			_		_						13,250							_	_		
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AA 75.300 73.150													70.500											
Jud	ge's	Signatures 1	- X			PH				* SR			*VT *PB			· PB	•нв							
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Teams: Home Minnesota Mens Gymnastics													١.	Visitor New York Alliance											
Date			Apr 26.	Apr 26, 2025			Place	Broward Co			ounty Convention		on (Center		Attendance					0				
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L	2			107	4.7	7.0	7.0	_	_		-0.1	11.600	H	Ethan Rio		178	3.1	8.6	8.8					11,800	
0	3	Anthony h		112	4.2	8.3	8.1	-	_	-		12,200	-	Aiden Arer Christophe		169	3.7	8.1	6.8 8.1	_	\vdash	_		11,800	
0	_	David Gro		106	4.5	8.9	8.8	_	_			13.350	Н			171	3.9	8.3	8.5	_				12.300	
R				- 30																					
	Flo	or Score	:	49.40	0	Ru	nnin	g Sco	ore:	4	9.40	0	FI	oor Score	:	48.70	0	Ru	nning	Sco	re:	4	8.70	0	
P	1	Kekoa Tay	ylor	119	3.7	7.9	8.2					11.750		1 Adam Burg	zer	170	2.6	7.5	7.6		1	_		10.150	
0	2	Owen Fra		104	4.0	8.0	7.7					11.850	_	2 Christophe		172	2.5	7.7	7.3					10.000	
м	3	Paul Acke	r	102	4.2	7.8	7.5					11.850		Connor Ho	we	174	3.2	4.7	4.7					7.900	
м	4	Jack Gag	amov	105	4.2	7.7	8.2					12.150		Ryan Dug	an	173	3.5	7.3	7.5					10.900	
E	5	Ben Letvi	n	110	3.7	8.1	7.7					11,600		5 Ryder Jen	cik	175	3.7	7.6	7.1					11,050	
L														1											
	Рο	m m el So	ore:	47.60	0	Rui	nning	g Sco	ore:	9	7.00	0	Р	om m el Sc	ore:	42.10	0 0	Ru	nning	Sco	ore:	9	0.80	0	
R	1	Caleb Gur	man	107	4.4	7.8	7.9					12.250		1 Adam Burg	ger	170	3.5	8.6	8.6					12,100	
1	2	Joseph Pe	ennell	116	3.3	9.2	8.9					12.350		Ben Ouriel		176	2.4	7.8	7.8					10.200	
N	3	Ben Letvi		110	4.0	8.6	8.4					12.500				172	2.7	8.4	8.3					11.050	
G	4			106	4.3	8.7	8.8					13.050	_	Connor Ho		174	3.5	8.0	8.3	_				11.650	
s	5	Owen Fra	nk	104	3.8	8.3	8.6		_		-	12.250	٢	Ryan Dug	an	173	4.2	7.9	7.8				_	12.050	
Rings Score: 50.150 Running									re:	14	7.15	0	R	ings Score	e:	46.85	0	Ru	nning	Sco	ore:	13	7.65	0	
100	1	Kai Louie-	Badua	111	4.4	8.0	8.1		1			12.450		1 Ryder Jen	cik	175	3.6	8.0	8.2			_		11,700	
V	2	Caleb Gur	man	107	4.8	9.0	9.2					13,900		Aiden Arer	na	169	3.6	9.2	9.2					12,800	
U	3	Warren St	roolm an	118	4.4	9.4	9.3					13.750		Casey Ca	ssara	171	3.6	9.1	9.1					12.700	
L	4	Ben Letvi	n	110	4.8	9.1	9.3					14.000	4	Christophe	r Davila	172	3.6	9.4	9.2					12.900	
T	5	David Gro	ssman	106	4.8	8.1	8.3					13.000		Ryan Dug	an	173	3.6	8.4	8.2					11,900	
\Box													L	A)											
	Va	ult Score	:	54.65	0	Rui	nning	Sco	re:	20	1 .8 0	0	Va	ault Score:		50.30	0	Ru	nning	Sco	re:	18	7 .9 5	0	
Р	1	Luke Pede		115	3.4	8.7	8.4					11.950				170	2.9	8.6	8.3					11.350	
	2			112			8.2				12.1		-	2 Jack Reynoids		177 2.7		_	9.0 8.8				11.600		
B	3			104			8.8		-			12.450	L			178	3.4	9.3 9.1					12.600		
R	4	David Gro		106	4.7	9.0	9.1		_	_	_	13.750	Ľ			172	2.7	8.5	8.7			_		11.300	
s	5	Joseph Pe	ennell	116	3.3	9.0	9.0	_	_	_	_	12.300	H	RyderJen	CIK	175	2.4	9.6	9.5			_		11.950	
_	P. I	Bar Scor	e:	50.65	0	Rur	nning	Sco	re:	25	2 .4 5	0	Р .	BarScore	e:	47.50	0	Ru	n n in g	Sco	ore:	23	5 .4 5	0	
	1	Luke Pede	ersen	115	3.1	7.5	7.9					10.800		Ryan Dug	an	173	2.3	9.1	9.1					11.400	
н	2	Zach Smo	llín	117	3.3	7.7	8.0			-	7	11.150	T	Connor Ho	we	174	2.3	9.0	9.3					11.450	
В	3	Jack Gaga	amov	105	3.8	9.0	9.2					12.900	T	Ethan Rio		178	3.1	8.0	7.8					11.000	
A	4	David Gro		106	4.1	9.3	9.4					13.450	Ľ	Christophe	r Davila	172	2.6	8.1	8.0					10,650	
R	5	Leo Feuer		103	3.0	6.6	7.0					9.800		Casey Ca	ssara	171	3.2	9.0	9.0					12.200	
_													L												
H.Bar Score: 48.300 Running Score: 300.750 H.Bar Score: 46.050 Running Score:														28	1.50	0									
	ΑI	I-A round	lers	Fin	al Tea	m S	core	ore: 300.750			0			A II-A round	ders	Fi	nalTe	am S	Score	:	281.500				
	T	Grossman	Letvin	1	Pennell	1		T			1			Davila	1	T				1			T		
FX		13.350	12.700	_	11.050	\top				-				11.800	-	_			_			-	1		
РН		10,550	11.600	_	11.100								1	10.000	_			\neg	_		_		\top		
SR		13.050	12,500		12.350	7								11.050	1										
VT		13.000	14.000		12.100									12.900			-								
РΒ		13.750	12,700		12.300									11.300									1		
нв		13.450	12.100		11.650									10.650											
АА		77.150	75.600		70.550									67.700											
Judge's Signatures *FX *PH *SR *VT *PB *HB																									
_									_		*VT				* PB					•нв					
* He	ad Ju	dg e <u>F</u>	х		F	Н			_	SR			-	VT			РВ	_			НВ		_		
Coad	h's S	Sig nature											Coa	ch's Sig nature											

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Te	am	s: Home	North Care	olina A	irmen C	S y m n	astics			- 1-			_ \	/isitor N	orthern (Ili	inois U	niv ersit	у						
Da	ate		Apr 26, 20	25		_	Place		Brow	ard Co	unty	Conventi	on C	Center	A	ttenda	nce				0			
	Na	ame			D	1	2	3	4	5	nd	AVE	Na	ame			D	1	2	3	4	5	nd	AVE
F	F	1 Michael Ke	lly	205	3.7	7.4	7.5					11.150				154	3.8	8.4	8.3					12.150
L		+		\dashv		-			-	_		-	╢	Mason Wa Jacob Mille		159	3.1	8.0	9.0	_	-	_	_	12.450
0	1.5												117			158	3.3	8.5	8.6					11.850
R											=			Liam McGu	ıire	149	3.3	8.0	8.2					11.400
<u> </u>				1 15							4 4 4] [_			47.05			3 S				7.05	
	FI	oor Score:		1.150	,	Rui	nning	3 5 6 6	ore:	'	1.15	0	FI	oor Score:		47.85	U	κu	nning	300	ore:	4	7.85	U
P	F	1 Keanu Will	iam s	206	3.3	4.7	4.0				_	7.650		Karl Vachli	-	158	2.5	7.9	8.1					10.500
О М	_			\rightarrow	-			-			_		╢	Mason Wa Ray Molet		159	3.2	5.6 4.3	4.5		-		_	7.900
М											_	1		Vaden Sre		155	3.9	7.6	7.7	_				11.550
E														Jerid Enya	rd	143	3.2	8.7	8.9					12.000
L						_																		
	Р	om m el Sc	ore:	7.650)	Ru	nning	g Sco	re:	1	8.80	0 0	Р	om m el Sc	ore:	41.95	0	Ru	nning	Sco	re:	8	9.80	0
R	L	DJ Brown		203	2.2	7.7	8.0				-1.0	9.050				148	3.4	7.8	7.5					11.050
1	\vdash			-	_	_	_	_	-	_	_	-	-	Everett Ba Vaden Sre		140	2.8	8.4	8.5				_	11.250
N		+		\dashv	-		-	_	_	_	_	+	11-			154	3.1	7.3	7.5	-			$\overline{}$	10.500
G S													1	Avery And	erson	139	3.6	7.5	7.3				-0.3	10.700
L																= 10								
	R	ings Score	:	9.050)	Rui	nning	Sco	re:	2	7 .8 5	50	R	ings Score	: .	4 4 .4 5	0	Rui	nning	Sco	ге:	13	4.25	0
v	L	I Jack Kalli		204	3.6	8.9	9.0				-0.3	12.250		McBaine S	cholzen	154	3.6	8.9	8.9					12.500
A																146	4.0	9.1	9.3					13.200
U	\vdash			-			_		_	_	_	-	3	_		151	3.8	9.5	9.5	_	-	_	_	13.300
L		+		\dashv		_				_		_	11			158	3.6	8.9	8.8				$\overline{}$	12.450
T																								
	Va	ault Score:	1:	2.250)	Ru	nning	Sco	re:	4	0.10	0 0	Va	ault Score:		51.50	0	Ru	nning	Sco	re:	18	5.75	0
Р	L	Jack Kalli		204	3.3	6.6	6.7					9.950		I Mason Wa	llon	159	2.6	7.1	6.6					9.450
В																155	2.8	7.8	7.5					10.450
A				\rightarrow	-				_	_	_	-	╢	Ray Molett		152	3.3	9.0	8.9		-		_	12.200
R	\vdash			\dashv									11:			140	2.7	8.8	8.8					11.500
s																								
	Ρ.	Bar Score	: !	9 .9 5 0)	Rui	nning	Sco	re:	5	0.05	50	Ρ.	Bar Score	e: 4	46.00	0	Ru	nning	Sco	re:	23	1.75	0
	L	Jack Kalli		204	1.8	7.0	6.7					8.650		Zack McC	u e	148	2.4	8.2	8.4					10.700
1"	F															151	2.5	9.1	9.2					11.650
В				_			_	_			_		3			154	3.0	7.6 8.0	7.4	_	-			10.500
A R		+		\dashv	-	_	-	_		_	-	 	╢			140	2.3	9.1	9.1		-			11.400
L																								
	Η.	. Bar Score	: E	8.650)	Rui	nning	Sco	re:	5	8.70	0.0	Η.	. Bar Score	e: 4	44.25	0	Rui	nning	Sco	re:	27	6.00	0
				Fina	I Tea	m S	core:	[58	.700						Fi	nalTe	am S	Зсоге	:	27	6.00	0	
_	Α	II-A round	ers			-6-								A II-A round	ders									
	Ļ			-		_		_			_		3	Vachlin		_		-					-	
F	-			-		+		-			_			11.850		_		-				_	-	
s	-			+-	_	+		\rightarrow			-			10,500		-	-	+		-		_	+	
V	-			+		+		_	_		_		1	12.450		\neg		+					+	
Р	в													8.800										
н	-							\Box						10.400										
A	A [_		_			_				65.250									_	
Jud	ig e's	Signatures * F.	Х		٠	РН			-	• SR				• VT			PB			_	•нв			
* H	ead.	Judge FX			Р	н				SR				VT			РВ				нв			- 3
Coa	ach's	Signature											Coa	ich's Signature										

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Te	ams: Home Temple University Visitor																					
Da	te		Apr 26, 20	25			Place		Brow	ard Co	unty	Conventi	on (Center	Attendance				0			
	Nar	me			D	1	2	3	4	5	nd	AVE	N	ame	D	1	2	3	4	5	nd	AVE
F	1	Austin Ge		127	4.1	7.3	7.5					11.500		I		I =						
L	2			124	4.1	8.5	8.5					12.600	[_									
0	3			123	4.4	5.5	5.8					10.050										
0	4	Owen Kam	1 S	130	4.5	8.6	8.5					13.050					1		OV			
R	5	Nate Dav	ies	125	4.1	7.2	7.1					11.250				1	1					
																1	I					
	Flo	or Score	; 4	8.40	0	Ru	nning	Sco	ore:	4	8.40	0	FI	loor Score:	0.000	Ru	nning	g Sco	ore:		0.00	0
Р	I 1	Taidhg Ba	illie	123	2.7	7.9	8.1		1			10.700	1			$\overline{}$	7			1		
0	2	Landon Br		124	3.2	7.8	7,6	_	_		_	10.900	-				-	_	-	_	-	
м	3	Jason We		136	1.8	6.7	7.6	_	_	_	_	8.950	-				1-	_	_	_		
м	4	Zach Roff		133	3.2	6.7	7.1		-			10.100	-				 	-	-	_	-	
Ε	5	Evan Zak		138	3.4	6.8	7.3	_	_	_	_	10.450	}-	-			—	_	_	_		
L	_	CV all Zak	ICWSKI	130	3.4	0.0	1.3	_	-	_	_	10.430	-					_	-	-	_	
_	_										_		L_	-A			_		-	Щ.		
	Ро	m m el Sc	ore: 4	2 .1 5	0	Ru	nning	Sco	ore:	9	0.55	0	Ρ	ommel Score:	0.000	Ru	nning	g Sco	ore:		0.00	0
R	1	Josiah Ab	ram	121	3.0	8.9	8.8					11.850			T	I	I .	1	J I	1		
"	2			124	3.1	8.8	8.6					11.800	11-			1	1	_				
1	3	Jason We		136	3.8	8.2	8.0	_			_	11.900	-	+		1-	 	-				
N	4			138	3.4	7.0	7.0	_	_	_		10.400	-	-		-		_				
G	5	Nate Davi		125	4.2	7.9	7.7	_	_	_	_	12.000	-			-	† -	_	_	-	-	
S	_	Nate Dav	163	123	7.2	7.3		_			_	12.000	-				 	_	_	_		$\overline{}$
-	Rir	ngs Score	e: 4	7 .5 5	0	Ru	nning	Sco	оге:	13	8.10	0	R	ings Score:	0.000	Ru	nning	g Sco	оге:		0.00	0
_		1 A :		407		100	1		_	_	-	1 42 400	-			_		, -	_	_		
V	<u> </u>	Aidan Whi		137	3.6	9.5	9.5	_		_		13.100	 	-			-	-			-	
A	2	Canyon S		134	4.0	9.1	9.1				-0.3	12.800	-				-			_	_	
U	3	Nate Davi		125	4.0	9.3	9.3					13.300	-							_		
L	4	Zach Roff	man	133	4.4	8.8	9.0					13.300	1.						_			
ΙΤ.	5	Jason We	nzei	136	4.4	9.3	9.2					13.650					I					
L																112		111	(V==V)		35,	· /
	Va	ult Score		3 .3 5			nning	Sco	ore:	19	1 .4 5		V	ault Score:	0.000	Ru	nning	Sco	оге:		0.00	0
P	<u> </u>	Canyon S		134	2.7	9.2	9.0					11.800	П.			_	.	_		_	_	
١.	_	Ayden The		135	2.9	9.0	9.1					11.950	1.				1					
В	3			133	2.9	8.9	8.7					11.700	1.				_					
A	4	Landon Br	ady	124	3.0	8.3	8.2					11.250										
R	5	Evan Zak	rewski	138	3.1	9.4	9.5					12.550										
s															0	3 10			70			
	P. I	Bar Score	e: 4	8.00	0	Ru	nning	Sco	ore:	23	9.45	0	Р	Bar Score;	0.000	Ru	nning	g Sco	ore:		0.00)
	1	Josiah Abi	ram	121	3.3	7.2	6.8					10.300										
н	2	Ay den The	elen-Perry	135					-1			0.000							(i = i)			
В	3	Evan Zakı		138	2.9	8.3	8.1	_			_	11.100	-	+			1		-			
A	4	Nate Davi	ie s	125	2.9	8.9	9.0	_				11.850	-	1		1-	1	-	_			
R	5	Landon Br	ady	124	3.5	9.0	8.7	_				12,350	-	*			1	_	_	_		
"						_		_		_			1			-	1		_	_		
	H . I	Bar Scor	e: 4:	5.60	0	Ru	nning	Sco	re:	28	5.05	0	Н	. Bar Score:	0.000	Ru	nning	g Sco	ore:		0.00)
				Fin	al Tea	ım S	core	ı,	28	5.050	<u> </u>				Fin al T	eam :	Score	e:		0.000		
	АΙ	ll-A round	ers								_			All-Arounders							_	
		Davies	Zakrewski																			
FX		11.250	11.350																			
РН		9.100	10.450	1																		
SR		12.000	10.400	1																		
ντ	_	13,300	12.900			_		-	_		_					-					_	
РВ	_	11.550	12.550			-	_	-			-					-+	_				_	
НВ			11.100	-		+	4	-	_	_	-					-				_	+	-
1	-	11.850		+		-	_	_			_							_		_	-	
AA		09.030	68.750								<u> </u>			L.————				- 17				
Judge's Signatures *FX *PH									· sr				·VT	* PB				•нв				
- 509		J 10.00 1					_	_		JIC	_		_				_	_	110	_		
* H e	ad Ju	ıdg e	v			חט				0.5				WT					U.S.			
		F	^	-	_	PH	_	_	_	SR	-		_	VT	PB		-	-	НВ			
Coa	ch's S	Signature											Coa	ach's Signature								

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rear	Date Apr 20, 2024 Place Covelli Ce									-		. ^	isitor M	cnigan				-		_	_	_		
Date	·-	Apr 20	, 2024			_	Place		Cove	elli Cer	nter					Attenda	nce _			_	2520)		
	Varr				D	1	2	3	4	5	nd	AVE	_	ime			D	1	2	3	4	5	nd	AVE
F		Dylan Sheoard	51	- 12	4.7	8.8	9.0	8,9	8.9	8.9	_	13.600		Lais Najiar		614	5,4	8,8	8.7	8,3	8,6	8.5		14,000
나	_	Amari Sewell Michael Fletcher	51 50	\rightarrow	5.3	8.6	8.6	8.4	8.8	8.7 8.5		13.933 13.900	3			602 603	5.6 5.6	8.9	8.9	8.8	8.8 8.1	8.7		14.433 13.766
0	_	Tate Costa	50		5.4	8.2	8.5	8.0	8.5	8.5		13.800	4		d	619	5.9	8.1	8.0	8.0	8.0	8.1	-0.1	13.833
O R	_	Connor McCool	51		5.9	8.5	8.5	8.6	8.6	8.7		14.466	5	Paul Juda		611	5.8	8.9	9.1	9.2	9.0	8.8		14.800
17																								
F	loc	or Score:	69.6	99	9	Ru	nnin	g Sco	ore:	6	9.69	9	Flo	oor Score:		70.83	2	Rur	nning	Sco	ore:	7	0.83	
P	1	Garrett Schooley	51		5.0	7.7	7.5	7.5	7.6	7.8		12.600	1	Zach Grana		606	5.3	8.6	8.3	8.7	8.4	8.7		13.866
O L	_	Connor Micklos	51	_	4.8	7.6		7.4	7.7	7.8		12.366		Kevin Chow		604	5.3 5.2	8.6 8.8	8.6 8.7	8.4	8.6 8.5	8.6 8.4		13.900 13.733
M		Preston Ngai Will Hauke	51 50		5.3 5.2	8.7 8.9	9.0	8.6 8.8	8.8	8.6 8.9		13,933 14,100	4		UK	621 611	4.8	8.1	8.2	8.0	8.0	8.0		12.833
E	_	Brandon Dang	50		6.5	8.0	8.0	7.8	8.1	8.0		14.500	5		rd	619	5.4	8.8	8.7	8.9	8.8	8.8	8 3	14.200
LI																								
F	on	mmel Score:	67.4	199	9	Ru	nnin	g Sco	ore:	13	7.19	8	Po	ommel Sco	re:	68.53	2	Rur	nning	Sco	ore:	13	9.36	4
R I		Ryan Vanichtheera			4.5	3.5		3.6	8.3	8.1		12.933		_نــــــــــــــــــــــــــــــــــــ		617	5.2	8.7	8.6		8.7	8.6		13.866
11/-	_	Garrett Schooley	51		4.6	9.0		8.7	8.7	8.9		13.433	1 2		cue.	618	5.3 5.7	8.2	8.6	8.2	8.4	8.2		13,500
N	_	Sebastian Ingersoll Ethan Boder	50 50		4.6	8.8	8.8	8.4 8.8	9.0	8.8 8.7		13.400 13.233	3		150	601 611	5.7	9.0	9.0	8.6 8.6	6.5	8.7	0 0	14.333 13.986
G F	_	Ashton Anaya	50		5.6	8.4	8.7	8.6	8.8	8.3		14,166	15		ď	619		8.5	8.8	8.7	8.9	8.6	8 8	14.400
اتا				I																				
F	Rin	gs Score:	67.1	165	5	Ru	nnin	g Sco	ore:	20	4.36	3	Ri	ngs Score	:	70.06	5	Rur	nning	Sco	ore:	20	9.42	9
V	11	Connor McCool	- 51		5.2	9.3		9.0	9.2	9.3		14.400	1	David Woln	na	623	5.2	9.3	9.4	9.4	9.3	9.3		14.533
I A		Preston Ngai	51	_	5.2	9.3	9.2	9.5	9.3	9.4		14.533	12			618	5.2	8.7	8.9	8.6	8.8	8.7	-0.3	13.633
U		Garrett Schoolev	51		5.2	9.1		9.4	9.4	9.3	2	14.566	13			602	5.2	9.2	9.3	9.2	9.3	9.0	-0.1	14.333
		Michael Fletcher	50 51		5.2	9.2	9.2	9.1	9.2	9.2	-0.3	14.400 14.166	1 5	<u> </u>	<u>a</u>	619 611	5.2 5.3	9.2 9.8	9.0	9.3	9.4	9.8	-0.1	14.333 15.133
	× i	Allian Cowell		+	<u> </u>	J. J .	7.2	<u> </u>	9.0	¥.0	-0.0	14.100	-	1 801 3008			9.9	_ 5,0	5.0	9.0	<u> </u>	3.0		10.100
\ \	Vault Score:)65	5	Ru	nnin	g Sco	ore:	27	6.42	8	Va	ult Score:		71.96	5	Rur	nning	Sco	ore:	28	1.39	4
PL	1	Garrett Schooley	. 51	6	4.5	9.1	9.3	9.2	9.1	9.2		13.666	1	Logan McKe	eown	613	5.8	8.5	8.6	8.3	8.5	8.6		14.333
		Vahe Petrosyan	51		5.2	8.6	8.5	8.6	8.5	8.7		13.766	2		niniuc	620	5.7	8.7	8.7	9.0	8.8	8.5		14.433
BA		Tate Costa Will Hauke	50 50	_	5.2	8.9 7.3	8.7 7.2	8.9 7.3	8.8 7.1	8.8 7.1	_	13.533 12.400	4	I Comment of the last of the l		603 611	5.7 5.4	8.8	8.8	8.8	9.0 8.5	9.0	-	14.566 14.166
R	_	Michael Fletcher	50	_	5.0	9.1		9.2	9.1	9.1	_	14.100	5		d	619	6.2	8.0	8.0	7.5	7.8	8.0		14.133
s		MOUDSI, FIQUOTO	00		5,5	Δ1.1	0,0		V: 1			14,100		- JOS ENGRA		0.10			***			0,0	= 1	
F	P. E	Bar Score:	67.4	165	5	Ru	nnin	g Sco	re:	34	3.89	3	Ρ.	Bar Score	:	71.63	1	Rur	nning	Sco	ore:	35	3.02	5
	1	Vahe Petrosvan	51	5	4.4	9.1	8.8	9.1	8,8	8.7		13,300	1	Robert Noll		615	4.7	8.7	8.8	<u>8.</u> 5	8,7	8,6		13,366
" [2	Sebastian Ingersoll	50	8	4.8	8.9		8.6				13.600		Evgeny Sin	niniuc	620			8.0	_	8.2	8.4		13.466
В	3	Ryan Vanichtheera			4.6	8.8			8.8	8.8		13.400		Crew Bold		603	5.6	8.3	8.3	8.1	8.3	8.2	_	13.866
	_	Michael Fletcher Tate Costa	50 50		4.6 5.0	8.9	9.0	8.7 9.1	9.3	9.0	_	13.566 13.900	5		d	611 619	5.3 5.6	7.7	7.7	7.3	7.1 7.6	7.7		12.866 13.100
R	4	Tate Costa	30	1	3.0	0.5	9.0	9.1	0.0	0.5	$\overline{}$	13.900	۲	Treu Kichai	<u> </u>	013	3.0	7.0	7.5		7.0	7.0		13.100
ŀ	1. E	Bar Score:	67.7	66	5	Ru	nnin	g Sco	ore:	41	1.65	9	Н.	Bar Score	:	66.66	4	Rur	nning	Sco	ore:	41	9.68	9
	ΛΠ	-Arounders	Fi	ina	al Tea	m S	core		41	1.659	9			All-Around	ore	Fi	nal Te	am S	Score	e:	41	9.68	9	
	/ 111	Costa	-			1		- 1			ī	1		Juda	Rich	ard I		1		1			ī	
FX	_	13.800	-	_	_	+-	-	-	-				1	14.800	13.8		-	+			_	-	+	
PH		13.000				+							ł	12.833	14.2			-	_					
SR	$\overline{}$	12.633				\neg	_						ı	13.966	14.4									
VT	/T 14.100												1	15.133	14.3									
PB		13.533		Ξ									[14.166	14.1	133								
НВ		13.900				_								12.866	13.1									
AA		80.966		-			_			_				83.764	83.9	999	_		_			_		
Judge	**					РН				* SR				* V T			PB				* HB			
* Head	ead Judg e FX I					PH				SR				VT			РВ				НВ			
Coach	's S	ignature								Coa	ch's Signature													

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Teams: Home Nebraska Date Apr 20, 2024 Place Covelli Center											٧.	isitor Ohio	State	-	_	_			_			
Date		Apr 20,	2024			Place		Cove	elli Cer	nter				Attend	ance				2520)		
Na	ime			D	1	2	3	4	5	nd	AVE	_	ime		D	1	2	3	4	5	nd	AVE
F 1			810	5.4	8.0	8.0	7.8	8.3	8.1	-0.1	13,333		Justin Ciccone Jesse Pakele		-	6.5 7.4	6.3 7.2	6.3 7.3	6,5 7.5	6.2	-0.3	11.766 12.400
1 2	Luke Jame Chase Mo		808	5.8	8.3	8.4	8.5	8.1	8.2		14.100 13.600	3	Chase Daven	915 port-Mill: 905		8.8	8.6	8.6	9.0	9.1	-0.3	14.200
0 4	Sam Phillip		817	5.6	8.4	8.1	8.2	8.1	8.3		13.800	4				8.8	8.7	8.4	8.9	8.8		14.066
0 R 5	Taylor Chi	ristopulos	801	5.9	8.7	8.6	8.4	8.7	8.5		14.500	5	Kameron Nels	on 912	5.8	8.5	8.1	8.2	8.6	8.6		14.233
ш				_						_		Ь	_		Ь							
Flo	oor Score	:	69.33	3	Ru	nnin	g Sco	ore:	6	9.33	3	Flo	oor Score:	66.66	S5	Rur	nning	Sco	ore:	6	6.66	5
P 1	Nathan Yo		820	5.3	8.3	8.7	8.5	8.3	8.3	1	13.666	1	Kristian Graho			8.5	8.5	8.5		8.4		13.600
0 2		ر سر س	819	5.6	8.4	8.2	8.6	8.4	8.3		13.966	12	فصحت سندخ			7.2	7.3	7.6	7.4 8.5	7.1 8.5		12.000
	Yanni Chr Cooper Gi		802 806	5.5 5.6	8.3 8.7	8.3	8.4 8.7	8.5 8.7	8.5 8.9		13.900 14.300		Michael Nguy e		صح سے	8.4 8.2	8.7	8.4	8.3	8.6	-	14.266
	Taylor Chi		801		8.3	8.1		8.1	8.0		13.400		Jesse Pakele	915		8.7	8.9	8.7	8.7	8.7	\equiv	13.700
LE											7											
Po	mmel Sc	ore:	69.23	2	Ru	nnin	g Sco	ore:	13	8.56	5	Po	ommel Score	e: 66.83	32	Rur	nning	Sco	ore:	13	3.49	
R 1	James Fri	edman	805	4.9	8.4	8.4	8.8	8.5	8.8		13.466	1				8.4	8,0	8.4	8.5	8.0		13.266
1 2	- intelligence in the later of		819	4.9	7.6	7.9	-	7.6	7.5	_	12.600	2				7.9	7.7	7.7	7.9	8.3		12.933
N 3			803 807	5.2 5.1	9.0 8.7	9.0 8.7	8.7 9.0	8.5 8.4	8.6 8.9		13.966 13.866	4	Donov an Hew Kameron Nels		5.4 5.0	8.2 7.7	9.1 7.6	8.6 8.4	8.6 7.8	8.5	=	13.833
16 -			817	4.7	9.0	8.9	9.1	8.8	9.1		13.700		Jesse Pakele	915		8.1	7.6	7.9	8.0	7.7		12.666
S -S		·-	<u> </u>	-7.1	J. V	0,0		Q.Q	¥. 1		13.700		V VCSSC T BACIC	J 10			7.0		<u> </u>			12.000
Ri	ngs Score	e:	67.59	8	Ru	nnin	g Sco	ore:	20	6.16	3	Ri	ngs Score:	65.63	31	Rur	nning	Sco	ore:	19	9.12	8
v 1	Chase Mo	ndi	811	5.3	9.5	9.4	9.5	9.4	9.6	4	14.766	1	Chase Daven		4.8	9.3	9.3	9.2	9.4	9,1		14.066
A 2	Luke Jame	es	808	5.2	9.2	9.2	9.2	9.3	9.2	-0.1	14.300	2	Kazuki Hayasi	hi 908		9.6	9.6	9.8	9.5	9.5	8	14.866
0 3	Nathan Yo		820	4.8	9.4	9.2	9.3	9.2	9.3		14.066		Zach Snyder	919	+	9.1	9.2	8.8	9,0	9.2		11.500
L 4	Zachary T Taylor Chi		818	5.2	9.6	9.5	9.6 9.7	9.6 9.7	9.6		14,800 15,000	5	Kameron Nels Justin Ciccone		+	9.5 8.2	9.3	9.4 7.8	9.5 8.2	9.4		14.633 13.366
T 3	I IOVIOLONI	121000102	- 0011 1	0,0	9.7	9.7	5.1	5.1	9.7		13.000	۲	Justin Ciccone	504	J. Z.	0.2	0.2	7.0	0.2	0.1		13.300
Va	ult Score:		72.93	2	Ru	nnin	g Sco	ore:	27	9.09	5	Va	ult Score:	68.43	31	Rui	nning	Sco	ore:	26	7 .55	9
P 1	James Fri	edman	805	4.8	8.6	8.7	8.8	8.5	8.4		13.400	1		911		8.6	8.4	8.5		8.3		13.400
	Cole Partr		815	5.0	8.7	8.4	8.5	8.7	8.6		13.600		Kristian Graho			7.6	7.5	7.8	7.9			12.633
	Asher Coh Sam Phillip		803	5.0	8.2 7.7	8.4 7.6	8.4 7.8	8.2 7.5	8.4 7.5		13.333 12.800		Kazuki Hayasi Tyler Rockwoo			8.3 7.4	8.3 7.5	8.6 7.6	8.5 7.7	8.7 7.7		13.366 12.700
	Taylor Chi		801	4.8	7.4	6.9	7.4	6.9	7.4		12.033	_	Caden Spence		-	8,8	8.8	8.7	8.7	8.9		13.766
s	T TOT TOT STI	JORODAICO	VOI			V.V.		V.V.			12,000											
Ρ.	Bar Score	э:	65.16	6	Ru	nnin	g Sco	ore:	34	4.26	1	Ρ.	Bar Score:	65.86	35	Rui	nning	Sco	ore:	33	3.42	4
1	Max Odde	n	814	4.8	8.4	8.6	8.9	8.6	8.7		13.433	1	Parker Thacks	ston 921		8.3	8.6	8.6	8,3	<u>8</u> ,6		13,300
	Cole Partr		815		8.1			8.7			13.333		Jacob Harmor				7.5					12.566
	Zachary T		818	5.2	8.6			8.5	8.9	_	13.900		Chase Daven			8.3	7.9	8.1		8.5		12.666
171-	Sam Phillip Taylor Chr		817 801	5.0	8.7 7.6	8.1 7.9		8.4	8.7	-	13.600 13.900	4	Kazuki Hayasi Caden Spence			8.3	8.2	8.3	7.9 8.4	8.4		13.466 13.700
R	Taylor Offi	istopulos	001	0.7	7.0	7.5	0.0	0.1	0.0		10.500	Ĕ	Gadon openio	J. 020	0.0	0.1	Ü. 1	0.0	<u> </u>	0.1		10.700
Н.	Bar Score	e: (68.16	6	Rui	nnin	g Sco	ore:	41	2.42	7	Н.	Bar Score:	65.69	98	Rui	nning	Sco	ore:	39	9.12	2
			Fin	al Tea	am S	core	: [41:	2.427				• !! •		nal Te	eam S	Score	e:	39	9.12	22	
_	II-Around												All-Arounder	S								
_	Christopulos	Phillips		_	-		-			_		1	Nelson			_		\rightarrow			-	
FX -	14.500	13.800	THE OWNER OF THE OWNER,		-		-		_	-		}	14.233			-	_	-			+	
PH SR	13.400 13.100	12.100 13.700	_		+		-					1	11.100 12.933	-		+		_	-	-		
VT	15.000	14.333	_		+		_				\neg	1	14.633			\dashv		$\overline{}$		_	+	
PB	12.033	12.800										1	13.400	VET 3								
нв 🗀	13.900	13.600											12.433								1	
AA	81.933	80.333											78.732									
lude o's	Signatures * F				PH				* SR				* VT		* PB				•нв			
		Λ			1.0	_			SK			_	V I		1.0			-	110			
* Head J	udg e F	x			PH				SR			_	VT		РВ				НВ		_	
Coach's	Signature											Coa	ch's Signature									

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rea	ms:	Home Uklan	oma		-	_	-	_	-			- '	isitor Stanfor	ra		_	_		-	-	-	
Date	-	Apr 2	0, 2024		_	Place		Cov	elli Ce	nter		-		_ Attend	ance .		_		2520)		
	Vam			D	1	2	3	4	5	nd	AVE	_	ime		D	1	2	3	4	5	nd	AVE
F	_	Brigham Frenthew Jack Freeman	av 1010 1009		8 <u>.5</u> 8.3	8.6 7.7	8.3	8,5, 7.7	8.4 7.9		13.966 13.266		Taylor Burkhart Colt Walker	1404 1419		8.7 8.5	8.3	8.1 8.9	8.6 8.5	8.5 8.6	_	13.966 14.033
		Fuzzy Benas	1002	5.6	8.3	8.2	8.7	8.5	8.6	-0.3		_	Khoi Young	1420		8.5	8.3	8.7	8.2	8.3		14.166
	4	Nico Hamilton	1012	5.3	9.0	8.8	9.0	9.0	8.8		14.233		Kaien Orion J-Sp			8.6	8.5	8.5	8.4	8.5		13.800
R	5	Emre Dodanli	1006	5.9	8.6	8.6	8.5	8.5	8.5		14.433	-	Jeremy Bischoff	f 1402	5.4	8.8	8.9	8.8	8.8	8.7		14.200
1	_		_	_		_			_	_		L								_	_	
F	Floc	or Score:	69.66	64	Rui	nnin	g Sco	ore:	6	9.66	i4 	FI	oor Score:	70.16	35	Rui	nning	Sco	ore:		0.16	
P		Kelton Christianse		5.1	8.7	8.8	8.3	8.3	8.5		13.600		Luke McFarland	1415		8.5	8.5	8.5	8.6			14,133
I M		Tyler Flores Fuzzy Benas	1008	5.4 5.5	8.4	8,4 8.3	8.4 8.5	8.4	8.4		13.800		Marcus Kushner Asher Hong			9.0 8.4	8.5 8.5	8.8 8.5	8.8 8.6	8.9 8.4		14.133 14.066
M		Zach Nunez	1002 1016	5.6	8.2	8.3	8.6	8.6	8.6 8.5		13.966		Khoi Young	1408 1420		8.7	8.7	8.7	8.8	8.8		15.233
E		Ignacio Yockers	1021	6.3	7.6	7.3	7.8	7.8	7.7		14.000		J.R. Chou	1406	+	8.7	8.7	8.7	8.5	8.9		14.500
<u>L</u>	\Box																					
F	on	nmel Score:	69.43	32	Rui	nnin	g Sco	ore:	13	9.09	6	Р	ommel Score:	72.06	35	Rui	nning	Sco	ore:	14	2.23	0
R		Daniel Simmons	1019	-	8.5	8.7	8.5	8.5	8.6		13.233		Arun Chhetri	1405		8.9	8.7	9.1	9.2	8.9		13.966
1	_	Matthew Burgov ne		4.7	8.5	8.4	8.7	8.6	8.5		13.233	1		1404		8.7	8.5	8.7	8.8	8.9		13.833
N	-	Fuzzy Benas Zachary Marckx	1002	5.0 5.3	8.6 8.1	8.7		9.0	8.8		13.766		Colt Walker Mark Berlaga	1419		8.7 8.3	8.5 8.2	8.6 8.2	8.5 8.1	8.8 9.3		13.800
G		Tas Haidu	1011	5.1	8.8	8.6		8.9	8.1		13.366 13.866		Asher Hong	1408		8.9	8.9	9.1	9.2	8.9		14,966
S	Ť	1,20 - 10,100	1011	<u> </u>		7.0	<u> </u>	<u> </u>	<u> </u>		10.000	Ľ	ZOTOTTONG	1,00	i		<u> </u>	<u> </u>		-		1.1000
F	Ring	gs Score:	67.46	64	Rui	nnin	g Sco	ore:	20	6.56	0	Ri	ngs Score:	70.49	98	Rur	nning	Sco	ore:	21	2.72	8
I.I	1	Tyler Flores	1008	4.9	9.6	9.6	9.8	9.8	9.5		14.566		Taylor Burkhart	1404	5.4	9.3	9.3	9.2	9.1	9.0	-0.3	14.300
VA	21	Brigham Frenthewa	ay 1010	5.2	9.3	9.4	9.2	9.5	9.5		14.600	1 2	Colt Walker	1419	5.2	9.3	9.3	9.2	9.3	9.3		14.500
lu F	_	Fuzzy Benas	1002	5.3	9.5	9.3	9.6	9.4	9.6		14.800		Asher Hong	1408		9.3	9.2	9.3	9.2	9.4		15.266
	-	Emre Dodanli Max Bereznev	1006	5.2 5.3	9.5	9.3	9.4 9.6	9.3	9.5 9.7		14.600 14.966		Khoi Young Brandon Nguyen	1420		9.5	9.4	9.4	9.3	9.5	-0.1	15.133 14.433
T	7	IVEX DOIGNION	1000	9.5	3.0	5.1	9.0	5.7	9.7		14.900	1	Drandon Nddyen	17.17	J. J. Z.	9,5	3.4	5.4	3.3	5.1	-0.1	14.400
\	/au	It Score:	73.53	32	Rui	nnin	g Sco	ore:	28	0.09	2	Va	ault Score:	73.63	32	Rur	nning	Sco	ore:	28	6.36	0
P.		Tyler Flores	1008	5.0	7.5			7.6	7.4		12.633	-	Taylor Burkhart	1404	_	8.0	7.9		7.8	8.1		13.600
В		Ignaci o Yockers	1021	4.7	8.5	8.6	8.7	8.8	8.8		13.400		Colt Walker	1419		8.6	8.3	8.3	8.5	8.7		14.466
I A	-	Nico Hamilton Fuzzy Benas	1012 1002	4.9 5.5	8.3 9.1	8.2 9.1	9.0	9.0	8.3 9.1		13.233 14.566	1	Luke McFarland Khoi Young	1415 1420	-	8.7 9.2	8.9 9.3	9.0	8.8	8.9 9.1	_	14.133 14.900
R	-	Emre Dodanli	1002	5.3	8.9	8.8	9.1	9.2	9.1		14.333	1		1408	-	9.1	8.9	9.0	9.0	9.0	\neg	15,100
S																						
F	Р. В	ar Score:	68.16	55	Rui	nnin	g Sco	ore:	34	8.25	7	Ρ.	Bar Score:	72.19	99	Rui	nning	Sco	ore:	35	8.55	9
н		Brigham Frenthews		4.9	6,7	7.0	6.7	7.1	7.8		11.833		Taylor Burkhart	1404	5.6	7.4	8.1	7.2	7.7	8,2		13.333
1 4	_	Kelton Christianse					7.8				13.200		Colt Walker	1419		7.9						13.266
		Fuzzy Benas Jack Freeman	1002 1009	5.3	7.7 8.1	7.7 8.6	7.7 8.0	7.5	8.9 7.7	_	13.000 13.400	3	Khoi Young Brandon Nguyen	1420		8.1	8.4	7.8 8.5	8.1 8.2	8.4	_	13.400 13.600
I ~ =	-	Emre Dodanli	1005	5.4	8.0	7.7		7.3	7.7	-	13.266	1			-	7.6	8.0	-	7.5		_	13.166
H	1. B	ar Score:	64.69	9	Rur	nning	g Sco	re:	41	2.95	6	Η.	Bar Score:	66.76	35	Rur	nning	Sco	ore:	42	5.32	4
	ΛII	-Arounders	Fin	al Tea	ım Sı	core	. [412	2.956				All-Arounders	Fi	nal Te	am S	Score	:	42	5.32	4	
	_		-		Т		T				- 1	-/		- T				-			1	
FX	_	13.766	_		+-	-	\rightarrow	-	-	_		1	Young 14.166	-+	-	-	-	\rightarrow	-	_	+	
PH	$\overline{}$	13.966	$\overline{}$		+	_	\rightarrow					ŀ	15.233		_	\neg		\dashv			+	
SR		13.766			1							Ì	13.266				_				_	
VT		14.800										Ì	15.133									
PB		14.566					\Box					[14.900									
НВ		13.000			_							Ţ	13.400									
AA		83.864				_						_	86.098			_					_	
Judge	's Sig	onatures *FX		*	PH				* SR				* VT		• PB				•нв			
* Head	Judg	ge <u>FX</u>			PH				SR				VT		PB				нв			
Coach	ı's Siç	gnature										Coa	ch's Signature									

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Team Results

Apr 20, 2024

Rank	<u>Gym</u>	Team	Score		\bigstar	99	\Box	गा	
1	Stanford	Х	425.324	70.165 2	72.065 1	70.498 1	73.632 1	72.199 1	66.765 3
2	Michigan	Х	419.689	70.832 1	68.532 4	70.065 2	71.965 5	71.631 2	66.664 4
3	Oklahoma	X	412.956	69.664 4	69.432 2	67.464 4	73.532 2	68.165 3	64.699 6
4	Nebraska	X	412.427	69.333 5	69.232 3	67.598 3	72.932 3	65.166 6	68.166 1
5	Illinois	X	411.659	69.699 3	67.499 5	67.165 5	72.065 4	67.465 4	67.766 2
6	Ohio State	X	399.122	66.665 6	66.832 6	65.631 6	68.431 6	65.865 5	65.698 5

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Event Results - Floor

Apr 20, 2024



Rank	Num	Name	Gym	Diff	Exec	ND	Score	Out
1	611	Paul Juda	Michigan	5.800	9.000		14.800	0.000
2	801	Taylor Christopulos	Nebraska	5.900	8.600	'-	14.500	0.300
3	511	Connor McCool	Illinois	5.900	8.566		14.466	0.334
4	602	Landen Blixt	Michigan	5.600	8.833		14.433	0.367
5	1006	Emre Dodanli	Oklahoma	5.900	8.533		14.433	0.367
6	1012	Nico Hamilton	Oklahoma	5.300	8.933	_{	14.233	0.567
7	912	Kameron Nelson	Ohio State	5.800	8.433		14.233	0.567
8=	1402	Jeremy Bischoff	Stanford	5.400	8.800	,_	14.200	0.600
8=	905	Chase Davenport-Mills	Ohio State	5.400	8.800		14.200	0.600
10	1420	Khoi Young	Stanford	5.800	8.366		14.166	0.634
11	808	Luke James	Nebraska	5.800	8.300		14.100	0.700
12	1102	Michael Artlip	Penn State	5.200	8.866		14.066	0.734
13=	1110	Josh Karnes	Penn State	5.300	8.766		14.066	0.734
13=	908	Kazuki Hayashi	Ohio State	5.300	8.766		14.066	0.734
15	1419	Colt Walker	Stanford	5.500	8.533		14.033	0.767
16	614	Lais Najjar	Michigan	5.400	8.600		14.000	0.800
17=	1404	Taylor Burkhart	Stanford	5.500	8.466		13.966	0.834
17=	1010	Brigham Frentheway	Oklahoma	5.500	8.466		13.966	0.834
19	517	Amari Sewell	Illinois	5.300	8.633		13.933	0.867
20	312	Noah Newfeld	California	5.100	8.800		13.900	0.900
21	506	Michael Fletcher	Illinois	5.300	8.600		13.900	0.900
22	113	Erich Upton	Air Force	5.600	8.300	<u> </u>	13.900	0.900
23	619	Fred Richard	Michigan	5.900	8.033	-0.1	13.833	0.967
24	1409	Kaien Orion J-Spencer	Stanford	5.300	8.500		13.800	1.000
25	503	Tate Costa	Illinois	5.400	8.400		13.800	1.000
26	817	Sam Phillips	Nebraska	5.600	8.200		13.800	1.000
27	1002	Fuzzy Benas	Oklahoma	5.600	8.466	-0.3	13.766	1.034
28	603	Crew Bold	Michigan	5.600	8.166		13.766	1.034
29	304	Khalen Curry	California	5.000	8.666	1.60	13.666	1.134
30	518	Dylan Shepard	Illinois	4.700	8.900		13.600	1.200
31	715	Colby Prince	Navy	4.900	8.700		13.600	1.200
32	811	Chase Mondi	Nebraska	5.400	8.200		13.600	1.200
33	318	Tyler Shimizu	California	5.200	8.333		13.533	1.267
34	305	Theodor Gadderud	California	5.600	7.800		13.400	1.400
35	810		Nebraska	5.400	8.033	-0.1	13.333	1.467
36	1009	Jack Freeman	Oklahoma	5.300	7.966		13.266	1.534
37	1320	Evan Reichert	Springfield	4.700	8.533		13.233	1.567
38	116	Oliver Zavel	Air Force	5.600	7.433		13.033	1.767
39	1108	Kacper Garnczarek	Penn State	5.100	7.600		12.700	2.100
40	915	Jesse Pakele	Ohio State	5.400	7.300	-0.3	12.400	2.400
41	408	Zach Connelly	Greenville	5.400	6.866		12.266	2.534
42	904	Justin Ciccone	Ohio State	5.400	6.366		11.766	3.034

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Event Results - Pommel

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								/ \
Rank	Num	Name	Gym	Diff	Exec	ND	Score	Out
1	106	Patrick Hoopes	Air Force	6.500	8.800		15.300	0.000
2	1420	Khoi Young	Stanford	6.500	8.733	_•_	15.233	0.067
3	1406	J.R. Chou	Stanford	5.800	8.700		14.500	0.800
4	504	Brandon Dang	Illinois	6.500	8.000		14.500	0.800
5	1306	Peyton Cramer	Springfield	5.700	8.700		14.400	0.900
6	806	Cooper Giles	Nebraska	5.600	8.700		14.300	1.000
7=	310	Aidan Li	California	5.800	8.466		14.266	1.034
7=	921	Parker Thackston	Ohio State	5.800	8.466		14.266	1.034
9	619	Fred Richard	Michigan	5.400	8.800		14.200	1.100
10	1411	Marcus Kushner	Stanford	5.300	8.833		14.133	1.167
11	1415	Luke McFarland	Stanford	5.600	8.533		14.133	1.167
12	507	Will Hauke	Illinois	5.200	8.900		14.100	1.200
13	104	Sam Brown	Air Force	5.500	8.566	_•_	14.066	1.234
14=	1408	Asher Hong	Stanford	5.600	8.466		14.066	1.234
14=		Zach Nunez	Oklahoma	5.600	8.466		14.066	1.234
16	1021	Ignacio Yockers	Oklahoma	6.300	7.700		14.000	1.300
17	1002	Fuzzy Benas	Oklahoma	5.500	8.466		13.966	1.334
18	819	Travis Wong	Nebraska	5.600	8.366	-91	13.966	1.334
19	514	Preston Ngai	Illinois	5.300	8.633		13.933	1.367
20	604	Kevin Chow	Michigan	5.300	8.600		13.900	1.400
21	802	Yanni Chronopoulos	Nebraska	5.500	8.400		13.900	1.400
22	606	Zach Granados	Michigan	5.300	8.566		13.866	1.434
23	1008	Tyler Flores	Oklahoma	5.400	8.400	_•_	13.800	1.500
24	621	Kyle Walchuk	Michigan	5.200	8.533		13.733	1.567
25	1110	Josh Karnes	Penn State	5.300	8.433	_640_	13.733	1.567
26	915	Jesse Pakele	Ohio State	5.000	8.700		13.700	1.600
27	209	Maddox Pabellon	Army	5.700	8.000		13.700	1.600
28	820	Nathan York	Nebraska	5.300	8.366	_•_	13.666	1.634
29=	1005	Kelton Christiansen	Oklahoma	5.100	8.500		13.600	1.700
29=	906	Kristian Grahovski	Ohio State	5.100	8.500		13.600	1.700
31	801	Taylor Christopulos	Nebraska	5.300	8.100		13.400	1.900
32	312	Noah Newfeld	California	5.500	7.833	_945_	13.333	1.967
33	913	Michael Nguyen	Ohio State	4.800	8.466		13.266	2.034
34	318	Tyler Shimizu	California	5.200	7.966		13.166	2.134
35	1102	Michael Artlip	Penn State	4.700	8.433		13.133	2.167
36	503	Tate Costa	Illinois	4.700	8.300	_2,45_	13.000	2.300
37	611	Paul Juda	Michigan	4.800	8.033		12.833	2.467
38	113	Erich Upton	Air Force	4.700	8.033		12.733	2.567
39	516	Garrett Schooley	Illinois	5.000	7.600	242	12.600	2.700
40	512	Connor Micklos	Illinois	4.800	7.566		12.366	2.934
41	817	Sam Phillips	Nebraska	4.600	7.500		12.100	3.200
42	918	Tyler Rockwood	Ohio State	4.700	7.300		12.000	3.300
43	305	Theodor Gadderud	California	3.600	8.200		11.800	3.500
44	404	Landon Benas	Greenville	4.800	6.800		11.600	3.700
45	912	Kameron Nelson	Ohio State	3.700	7.400		11.100	4.200

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Event Results - Rings

Apr 20, 2024



Rank	Num	Name	Gym	Diff	Exec	ND	Score	Out
1	1408	Asher Hong	Stanford	6.000	8.966	- 23	14.966	0.000
2	619	Fred Richard	Michigan	5.700	8.700		14.400	0.566
3	601	Javier Alfonso	Michigan	5.700	8.633		14.333	0.633
4	501	Ashton Anaya	Illinois	5.600	8.566		14.166	0.800
5	1405	Arun Chhetri	Stanford	5.000	8.966		13.966	1.000
6=	803	Asher Cohen	Nebraska	5.200	8.766		13.966	1.000
6=	611	Paul Juda	Michigan	5.200	8.766		13.966	1.000
8	1401	Mark Berlaga	Stanford	5.700	8.233	_•_	13.933	1.033
9	1106	Luke Esparo	Penn State	5.100	8.800		13.900	1.066
10=	1011	Tas Hajdu	Oklahoma	5.100	8.766		13.866	1.100
10=	807	Chris Hiser	Nebraska	5.100	8.766		13.866	1.100
12	617	Rithik Puri	Michigan	5.200	8.666		13.866	1.100
13	1404	Taylor Burkhart	Stanford	5.100	8.733		13.833	1.133
14	909	Donovan Hewitt	Ohio State	5.400	8.433		13.833	1.133
15	1419	Colt Walker	Stanford	5.200	8.600	_*_	13.800	1.166
16	1002	Fuzzy Benas	Oklahoma	5.000	8.766		13.766	1.200
17	1502	Niko Greenly	William and Mary	4.600	9.100		13.700	1.266
18	817	Sam Phillips	Nebraska	4.700	9.000		13.700	1.266
19	704	Isaiah Drake	Navy	4.900	8.733		13.633	1.333
20	1116	Matthew Underhill	Penn State	5.500	8.133		13.633	1.333
21	618	Chris Read	Michigan	5.300	8.200		13.500	1.466
22=	1110	Josh Karnes	Penn State	4.900	8.566	_*_	13.466	1.500
22=	805	James Friedman	Nebraska	4.900	8.566	,_	13.466	1.500
24	516	Garrett Schooley	Illinois	4.600	8.833		13.433	1.533
25	508	Sebastian Ingersoll	Illinois	4.600	8.800		13.400	1.566
26	1015	Zachary Marckx	Oklahoma	5.300	8.066		13.366	1.600
27	312	Noah Newfeld	California	4.900	8.433		13.333	1.633
28	316	Chris Scales	California	5.200	8.100		13.300	1.666
29	1420	Khoi Young	Stanford	4.700	8.566		13.266	1.700
30	305	Theodor Gadderud	California	4.900	8.366		13.266	1.700
31	902	Arthur Ashton	Ohio State	5.000	8.266		13.266	1.700
32	502	Ethan Boder	Illinois	4.600	8.633	,_	13.233	1.733
33=	1019	Daniel Simmons	Oklahoma	4.700	8.533		13.233	1.733
33=		Matthew Burgoyne	Oklahoma	4.700	8.533		13.233	1.733
35	311	Jaxon Mitchell	California	5.000	8.166		13.166	1.800
36	801	Taylor Christopulos	Nebraska	5.100	8.000		13.100	1.866
37	520	Ryan Vanichtheeranont	Illinois	4.500	8.433		12.933	2.033
38	912	Kameron Nelson	Ohio State	5.000	7.933	_ <	12.933	2.033
39	918	Tyler Rockwood	Ohio State	5.100	7.833		12.933	2.033
40	915	Jesse Pakele	Ohio State	4.800	7.866		12.666	2.300
41	503	Tate Costa	Illinois	4.100	8.533		12.633	2.333
42		Michael Artlip	Penn State	4.200	8.433		12.633	2.333
43	819	Travis Wong	Nebraska	4.900	7.700		12.600	2.366
44	113	Erich Upton	Air Force	4.500	8.000		12.500	2.466
45	318	Tyler Shimizu	California	4.100	8.266	_'_	12.366	2.600

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Event Results - Vault

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Rank	Num	Name	Gym	Diff	Exec	ND	Score	Out
1	1408	Asher Hong	Stanford	6.000	9.266		15.266	0.000
2	611	Paul Juda	Michigan	5.300	9.833	_'_	15.133	0.133
3	1420	Khoi Young	Stanford	5.700	9.433		15.133	0.133
4	801	Taylor Christopulos	Nebraska	5.300	9.700		15.000	0.266
5	1003	Max Bereznev	Oklahoma	5.300	9.666		14.966	0.300
6	908	Kazuki Hayashi	Ohio State	5.300	9.566		14.866	0.400
7	818	Zachary Tiderman	Nebraska	5.200	9.600	_{	14.800	0.466
8	1002	Fuzzy Benas	Oklahoma	5.300	9.500		14.800	0.466
9	811	Chase Mondi	Nebraska	5.300	9.466	_/_	14.766	0.500
10	912	Kameron Nelson	Ohio State	5.200	9.433		14.633	0.633
11=	113	Erich Upton	Air Force	5.200	9.400	_'-	14.600	0.666
11=	1010	Brigham Frentheway	Oklahoma	5.200	9.400		14.600	0.666
11=	1006	Emre Dodanli	Oklahoma	5.200	9.400		14.600	0.666
14	1008	Tyler Flores	Oklahoma	4.900	9.666		14.566	0.700
15	516	Garrett Schooley	Illinois	5.200	9.366	_4_	14.566	0.700
16=	623	David Wolma	Michigan	5.200	9.333		14.533	0.733
16=	514	Preston Ngai	Illinois	5.200	9.333		14.533	0.733
18	1110	Josh Karnes	Penn State	5.300	9.300	-0.1	14.500	0.766
19	1419	Colt Walker	Stanford	5.200	9.300	_•_	14.500	0.766
20	1102	Michael Artlip	Penn State	4.900	9.566		14.466	0.800
21	423	Logan Watterson	Greenville	5.200	9.266		14.466	0.800
22	1417	Brandon Nguyen	Stanford	5.200	9.333	-0.1	14.433	0.833
23=	511	Connor McCool	Illinois	5.200	9.200		14.400	0.866
23=	506	Michael Fletcher	Illinois	5.200	9.200	_*_	14.400	0.866
25=	619	Fred Richard	Michigan	5.200	9.233	-0.1	14.333	0.933
25=	602	Landen Blixt	Michigan	5.200	9.233	-0.1	14.333	0.933
27	817	Sam Phillips	Nebraska	5.200	9.133		14.333	0.933
28	1404	Taylor Burkhart	Stanford	5.400	9.200	-0.3	14.300	0.966
29	808	Luke James	Nebraska	5.200	9.200	-0.1	14.300	0.966
30	304	Khalen Curry	California	5.200	9.133	-0.1	14.233	1.033
31	517	Amari Sewell	Illinois	5.200	9.266	-0.3	14.166	1.100
32	503	Tate Costa	Illinois	4.500	9.600		14.100	1.166
33=	905	Chase Davenport-Mills	Ohio State	4.800	9.266		14.066	1.200
33=	820	Nathan York	Nebraska	4.800	9.266	_,_	14.066	1.200
35	305	Theodor Gadderud	California	4.800	9.166		13.966	1.300
36	312	Noah Newfeld	California	4.100	9.700		13.800	1.466
37	319	Jasper Smith-Gordon	California	5.600	8.433	-0.3	13.733	1.533
38	618	Chris Read	Michigan	5.200	8.733	-0.3	13.633	1.633
39	904	Justin Ciccone	Ohio State	5.200	8.166		13.366	1.900
40	1115	Landon Simpson	Penn State	5.200	8.166	-0.1	13.266	2.000
41		•	Springfield	5.200	8.066	-0.1	13.166	2.100
42			Penn State	5.200	8.100	-0.3	13.000	2.266
43	318	Tyler Shimizu	California	4.400	7.966	-0.1	12.266	3.000
44	919	Zach Snyder	Ohio State	2.400	9.100		11.500	3.766
		•						

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Event Results - P Bars

Apr 20, 2024



Rank 1 2 3		Name	Gym	Diff	Exec	ND	Score	Out
2	1408	Ashar Hana						
		Asher Hong	Stanford	6.100	9.000	'-	15.100	0.000
2	1420	Khoi Young	Stanford	5.800	9.100		14.900	0.200
2	1110	Josh Karnes	Penn State	6.000	8.666		14.666	0.434
4	1002	Fuzzy Benas	Oklahoma	5.500	9.066	-8-	14.566	0.534
5	603	Crew Bold	Michigan	5.700	8.866		14.566	0.534
6	1419	Colt Walker	Stanford	6.000	8.466		14.466	0.634
7	620	Evgeny Siminiuc	Michigan	5.700	8.733	_4_	14.433	0.667
8	1006	Emre Dodanli	Oklahoma	5.300	9.033		14.333	0.767
9	613	Logan McKeown	Michigan	5.800	8.533		14.333	0.767
10	611	Paul Juda	Michigan	5.400	8.766		14.166	0.934
11	1415	Luke McFarland	Stanford	5.400	8.733		14.133	0.967
12	619	Fred Richard	Michigan	6.200	7.933		14.133	0.967
13	506	Michael Fletcher	Illinois	5.000	9.100	_/_	14.100	1.000
14	116	Oliver Zavel	Air Force	5.200	8.800		14.000	1.100
15	322	Darren Wong	California	4.900	8.933		13.833	1.267
16	920	Caden Spencer	Ohio State	5.000	8.766		13.766	1.334
17	515	Vahe Petrosyan	Illinois	5.200	8.566		13.766	1.334
18	723	Danilo Viciana	Navy	4.700	9.000		13.700	1.400
19	113	Erich Upton	Air Force	4.800	8.900	_'_	13.700	1.400
20	516	Garrett Schooley	Illinois	4.500	9.166		13.666	1.434
21	1108	Kacper Garnczarek	Penn State	5.100	8.566		13.666	1.434
22	815	Cole Partridge	Nebraska	5.000	8.600		13.600	1.500
23	1404	Taylor Burkhart	Stanford	5.600	8.000		13.600	1.500
24	503	Tate Costa	Illinois	4.700	8.833		13.533	1.567
25	714	Matthew Petros	Navy	5.000	8.500		13.500	1.600
26	318	Tyler Shimizu	California	4.700	8.766		13.466	1.634
27	1021	Ignacio Yockers	Oklahoma	4.700	8.700		13.400	1.700
28	805	James Friedman	Nebraska	4.800	8.600		13.400	1.700
29	911	Jakob Murray	Ohio State	4.900	8.500		13.400	1.700
30	912	Kameron Nelson	Ohio State	5.100	8.300		13.400	1.700
31	908	Kazuki Hayashi	Ohio State	4.900	8.466		13.366	1.734
32	803	Asher Cohen	Nebraska	5.000	8.333	_/_	13.333	1.767
33	1012	Nico Hamilton	Oklahoma	4.900	8.333		13.233	1.867
34	312	Noah Newfeld	California	5.300	7.900	'-	13.200	1.900
35	1505	Sam Lee	William and Mary	4.800	8.366	-9-	13.166	1.934
36	817	Sam Phillips	Nebraska	5.200	7.600	_/_	12.800	2.300
37	918	Tyler Rockwood	Ohio State	5.100	7.600		12.700	2.400
38	906	Kristian Grahovski	Ohio State	4.900	7.733		12.633	2.467
39	1008	Tyler Flores	Oklahoma	5.000	7.633		12.633	2.467
40	305	Theodor Gadderud	California	5.200	7.433		12.633	2.467
41	507	Will Hauke	Illinois	5.200	7.200		12.400	2.700
42	1102	Michael Artlip	Penn State	4.300	7.966		12.266	2.834
43	801	Taylor Christopulos	Nebraska	4.800	7.233		12.033	3.067

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Event Results - H Bar

Apr 20, 2024



								7.01
Rank	Num	Name	Gym	Diff	Exec	ND	Score	Out
1	503	Tate Costa	Illinois	5.000	8.900		13.900	0.000
2	818	Zachary Tiderman	Nebraska	5.200	8.700		13.900	0.000
3	801	Taylor Christopulos	Nebraska	5.700	8.200	_*_	13.900	0.000
4	603	Crew Bold	Michigan	5.600	8.266		13.866	0.034
5	920	Caden Spencer	Ohio State	5.300	8.400		13.700	0.200
6	508	Sebastian Ingersoll	Illinois	4.800	8.800		13.600	0.300
7	817	Sam Phillips	Nebraska	5.000	8.600		13.600	0.300
8	1417	Brandon Nguyen	Stanford	5.300	8.300		13.600	0.300
9	506	Michael Fletcher	Illinois	4.600	8.966		13.566	0.334
10	908	Kazuki Hayashi	Ohio State	5.200	8.266		13.466	0.434
11	620	Evgeny Siminiuc	Michigan	5.300	8.166		13.466	0.434
12	814	Max Odden	Nebraska	4.800	8.633		13.433	0.467
13	520	Ryan Vanichtheeranont	Illinois	4.600	8.800		13.400	0.500
14	1420		Stanford	5.200	8.200		13.400	0.500
15	1009	Jack Freeman	Oklahoma	5.400	8.000		13.400	0.500
16=	1108	Kacper Garnczarek	Penn State	4.700	8.666		13.366	0.534
16=	615	Robert Noll	Michigan	4.700	8.666		13.366	0.534
18	815	Cole Partridge	Nebraska	4.900	8.433		13.333	0.567
19	1404	Taylor Burkhart	Stanford	5.600	7.733		13.333	0.567
20	515	Vahe Petrosyan	Illinois	4.400	8.900		13.300	0.600
21	921	Parker Thackston	Ohio State	4.800	8.500		13.300	0.600
22	322	Darren Wong	California	4.900	8.366		13.266	0.634
23=	1419	Colt Walker	Stanford	5.400	7.866		13.266	0.634
23=	1006	Emre Dodanli	Oklahoma	5.400	7.866		13.266	0.634
25	1110	Josh Karnes	Penn State	5.500	7.733		13.233	0.667
26	1102	Michael Artlip	Penn State	4.900	8.300		13.200	0.700
27	1005	Kelton Christiansen	Oklahoma	5.300	7.900		13.200	0.700
28	714	Matthew Petros	Navy	4.600	8.566		13.166	0.734
29	1402	Jeremy Bischoff	Stanford	5.600	7.566		13.166	0.734
30	619	Fred Richard	Michigan	5.600	7.500		13.100	0.800
31	318	Tyler Shimizu	California	4.300	8.733		13.033	0.867
32	303	Collin Cunane	California	4.600	8.400	_•_	13.000	0.900
33	1002	Fuzzy Benas	Oklahoma	5.300	7.700	_8_	13.000	0.900
34	611	Paul Juda	Michigan	5.300	7.566		12.866	1.034
35	116	Oliver Zavel	Air Force	4.900	7.900		12.800	1.100
36	905	Chase Davenport-Mills	Ohio State	4.400	8.266		12.666	1.234
37	312	Noah Newfeld	California	4.400	8.166		12.566	1.334
38	907	Jacob Harmon	Ohio State	5.100	7.466		12.566	1.334
39	113	Erich Upton	Air Force	4.500	8.000		12.500	1.400
40	912	Kameron Nelson	Ohio State	4.700	7.733		12.433	1.467
41	305	Theodor Gadderud	California	4.100	8.300		12.400	1.500
42		Brigham Frentheway	Oklahoma	4.900	6.933		11.833	2.067
43		Michael Jaroh	Penn State	4.600	5.700		10.300	3.600

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Event Results - AA

Apr 20, 2024

					#	\prod	Т			
Rank	Num	Name	Gym		/\	00		الل	Λ	AA
1	1420	Khoi Young	Stanford	14.166	15.233	13.266	15.133	14.900	13.400	86.098
2	619	Fred Richard	Michigan	13.833	14.200	14.400	14.333	14.133	13.100	83.999
3	1002	Fuzzy Benas	Oklahoma	13.766	13.966	13.766	14.800	14.566	13.000	83.864
4	611	Paul Juda	Michigan	14.800	12.833	13.966	15.133	14.166	12.866	83.764
5	1110	Josh Karnes	Penn State	14.066	13.733	13.466	14.500	14.666	13.233	83.664
6	801	Taylor Christopulos	Nebraska	14.500	13.400	13.100	15.000	12.033	13.900	81.933
7	503	Tate Costa	Illinois	13.800	13.000	12.633	14.100	13.533	13.900	80.966
8	817	Sam Phillips	Nebraska	13.800	12.100	13.700	14.333	12.800	13.600	80.333
9	312	Noah Newfeld	California	13.900	13.333	13.333	13.800	13.200	12.566	80.132
10	113	Erich Upton	Air Force	13.900	12.733	12.500	14.600	13.700	12.500	79.933
11	1102	Michael Artlip	Penn State	14.066	13.133	12.633	14.466	12.266	13.200	79.764
12	912	Kameron Nelson	Ohio State	14.233	11.100	12.933	14.633	13.400	12.433	78.732
13	318	Tyler Shimizu	California	13.533	13.166	12.366	12.266	13.466	13.033	77.830
14	305	Theodor Gadderud	California	13.400	11.800	13.266	13.966	12.633	12.400	77.465

About

66 Biography

Hi! My name is and I am a collegiate gymnast for the University of Nebraska-Lincoln. I was previously of the junior national team for gymnastics and represented team USA at various international events. Outside of training for the Olympics, I enjoy creative content creation and especially filmmaking. I aspire to double major in advertisement and business:)

Create offer or opportunity



법 Accolades

High School State Champion • Professional National Award winner

Location Lincoln, NE, USA

Background

Former athlete • Male • Asian, White • English

Hometown
Roswell, GA, USA

Interests

- Arts & culture
- Business & finance
- Careers
- Entertainment

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